Number 37 Monday, March 9, 2020

The House was called to order by the Speaker at 10:30 a.m.

Prayer

The following prayer was offered by the Reverend Bernard E. Hudson of Arnett Chapel AME Church of Quincy, upon invitation of Rep. Alexander:

Most gracious and eternal God, the giver and sustainer of life, the maker of all things, we come now to pray for our legislators and all that are in this House Chamber. We pray that You would bless them and give them wisdom, strength, and guidance, as they commit themselves to the work that is set before them. Keep them faithful and sustain them through the difficulties of the work You have trusted to their hands. Guide them with Your spirit and give them wisdom as they struggle with the varied and many concerns of this great state. Give them the strength that they need to point the state in a direction of integrity, prosperity, and peace. Grant them the integrity in their planning that the common good may prevail and Your kingdom of righteousness and justice will be affirmed. Give them the patience to carefully listen and make sound decisions.

We also pray for a compassionate heart, that they may feel the cares of the people to do what is right and use the power that they have for the good of all.

We thank You for the freedoms we enjoy but sometimes take for granted. We praise You for the blessings that You have bestowed upon us. Please continue to guide and strengthen our governor and the legislators. Bless this state, bless its residents, and all of its visitors. And protect us, God, as we face the coronavirus. God, at the end of the day, we pray that the work that has been completed may be pleasing in Your sight. It is to You that we owe thanks and praise, now and forever. Amen.

The following members were recorded present:

Session Vote Sequence: 575

Speaker Oliva in the Chair.

Yeas—120			
Alexander	Burton	DiCeglie	Fine
Aloupis	Bush	Donalds	Fischer
Altman	Byrd	Drake	Fitzenhagen
Andrade	Caruso	Driskell	Geller
Antone	Casello	DuBose	Goff-Marcil
Ausley	Clemons	Duggan	Good
Avila	Cortes, J.	Duran	Gottlieb
Bell	Cummings	Eagle	Grall
Beltran	Daley	Eskamani	Grant, J.
Brannan	Daniels	Fernández	Grant, M.
Brown	Davis	Fernandez-Barquin	Gregory
Buchanan	Diamond	Fetterhoff	Grieco

Hage	Mariano	Pritchett	Sprowls
Hart	Massullo	Raschein	Stark
Hattersley	McClain	Renner	Stevenson
Hill	McClure	Roach	Stone
Hogan Johnson	McGhee	Robinson	Sullivan
Ingoglia	Mercado	Rodrigues, R.	Thompson
Jacobs	Newton	Rodriguez, A.	Toledo
Jacquet	Oliva	Rodriguez, A. M.	Tomkow
Jenne	Omphroy	Rommel	Trumbull
Jones	Overdorf	Roth	Valdés
Joseph	Payne	Sabatini	Watson, B.
Killebrew	Perez	Santiago	Watson, C.
La Rosa	Pigman	Shoaf	Webb
LaMarca	Plakon	Silvers	Willhite
Latvala	Plasencia	Sirois	Williams
Leek	Polo	Slosberg	Williamson
Magar	Polsky	Smith, Č.	Yarborough
Maggard	Ponder	Smith, D.	Zika

Nays-None

(A list of excused members appears at the end of the Journal.)

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Charles W. Allen of Palm Harbor at the invitation of Rep. Plakon; Maxwell D. Brantley of Gulf Breeze at the invitation of Rep. Andrade; and Ava Medina Caldwell of Fort Myers at the invitation of Rep. R. Rodrigues.

House Physician

The Speaker presented the Honorable Cary Pigman, who served as Doctor of the Day.

Correction of the *Journal*

The Journals of March 6, 2020, were corrected and approved as corrected.

Reports of Standing Committees and Subcommittees

Reports of the Rules Committee

The Honorable Jose R. Oliva Speaker, House of Representatives

Dear Mr. Speaker:

March 6, 2020

Your Rules Committee herewith submits the Special Order for Monday, March 9, 2020. Consideration of the House bills on Special Orders shall include the Senate Companion measures on the House Calendar.

I. Consideration of the following bills:

CS for SB 1056 - Criminal Justice, Simpson PACE Center for Girls

SB 828 - Benacquisto Florida ABLE Program

SB 830 - Benacquisto OGSR/Certain Personal Financial and Health Information

SB 936 - Gainer Disability Retirement Benefits

SB 28 - Gibson, Bradley Relief of Clifford Williams by the State of Florida

SB 1084 - Diaz, Montford Emotional Support Animals

SB 1362 - Rodriguez Rental Agreements

CS for CS for SB 70 - Appropriations, Infrastructure and Security, Book, Berman, Stewart, Torres Alert Systems in Public Schools

CS for CS for SB 1286 - Judiciary, Criminal Justice, Simmons Contraband in Specified Facilities

SB 294 - Wright, Baxley Crimes Against Veterans

CS for CS for SB 124 - Judiciary, Children, Families, and Elder Affairs, Bean Custody of Minor Children by Extended Family

CS for SB 100 - Appropriations, Harrell, Cruz, Stewart Dispensing Medicinal Drugs

CS for SB 838 - Commerce and Tourism, Simmons Business Organizations

CS for SB 434 - Education, Montford Designation of School Grades

CS for CS for CS for SB 662 - Rules, Military and Veterans Affairs and Space, Education, Wright Education and the Military

CS for SB 368 - Infrastructure and Security, Rouson Tampa Bay Area Regional Transit Authority

SB 7004 - Finance and Tax OGSR/Taxpayer E-mail Addresses Held by a Tax Collector

SB 172 - Bradley Florida Drug and Cosmetic Act

CS for CS for SB 580 - Community Affairs, Judiciary, Bracy, Broxson Uniform Partition of Heirs Property Act

CS for SB 226 - Health Policy, Harrell Athletic Trainers

SB 716 - Mayfield County Boundaries SB 400 - Gibson

Elder Abuse Fatality Review Teams

CS for CS for CS for SB 680 - Rules, Commerce and Tourism, Environment and Natural Resources, Hutson, Gruters, Stewart, Berman, Book Shark Fins

A quorum was present in person, and a majority of those present agreed to the above Report.

Respectfully submitted, *Chris Sprowls*, Chair Rules Committee

On motion by Rep. Sprowls, the above report was adopted.

Bills and Joint Resolutions on Third Reading

Consideration of CS/CS/HB 7063 was temporarily postponed.

Consideration of CS/CS/HB 7037 was temporarily postponed.

Consideration of CS/CS/HB 23 was temporarily postponed.

CS/HB 1049—A bill to be entitled An act relating to the Office of the Judges of Compensation Claims; amending s. 440.45, F.S.; specifying the salaries of full-time judges of compensation claims and the Deputy Chief Judge of Compensation Claims; providing appropriations; providing an effective date.

-was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on the passage of CS/HB 1049. The vote was:

Latvala

Session Vote Sequence: 576

Representative Magar in the Chair.

Yeas-118 Alexander Duran Aloupis Eagle Altman Eskamani Andrade Fernández Fernandez-Barquin Antone Ausley Fetterhoff Avila Fine Bell Fischer Beltran Fitzenhagen Brannan Geller Goff-Marcil Brown Buchanan Good Burton Gottlieb Grall Bush Byrd Grant, J. Caruso Grant, M. Casello Gregory Clemons Grieco Cortes, J. Hage Cummings Hart Daley Hattersley Daniels Hill Hogan Johnson Davis Diamond Ingoglia Jenne DiCeglie Donalds Jones

Joseph

Killebrew

La Rosa

LaMarca

Leek Roth Magar Sabatini Maggard Santiago Mariano Shoaf Massullo Silvers McClain Sirois McClure Slosberg McGhee Smith, Č Mercado Smith, D. Sprowls Newton Oliva Stark Omphroy Stevenson Overdorf Stone Payne Sullivan Thompson Perez Toledo Pigman Plakon Tomkow Plasencia Trumbull Polo Valdés Polsky Watson, B. Ponder Watson, C. Pritchett Webb Raschein Willhite Renner Williams Roach Williamson Robinson Yarborough Rodrigues, R. Zika Rodriguez, A. Rodriguez, A. M.

Rommel

Nays-None

Drake

Driskell

DuBose

Duggan

Votes after roll call:

Yeas-Jacobs, Jacquet

So the bill passed and was immediately certified to the Senate.

Consideration of CS/HB 7077 was temporarily postponed.

CS/CS/CS/HB 1391—A bill to be entitled An act relating to technology innovation; amending s. 20.22, F.S.; establishing the Florida Digital Service and the Division of Telecommunications within the Department of Management Services; abolishing the Division of State Technology within the department; amending s. 110.205, F.S.; exempting the state chief data officer and the state chief information security officer within the Florida Digital Service from the Career Service System; providing for the salary and benefits of such positions to be set by the department; amending s. 282.0041, F.S.; defining terms; revising the definition of the term "open data"; amending s. 282.0051, F.S.; revising information technology-related powers, duties, and functions of the department acting through the Florida Digital Service; specifying the designation of the state chief information officer and the state chief data officer; specifying qualifications for such positions; specifying requirements, contingent upon legislative appropriation, for the department; authorizing the department to develop a certain process; prohibiting the department from retrieving or disclosing any data without a certain shareddata agreement in place; specifying rulemaking authority for the department; amending s. 282.00515, F.S.; requiring the Department of Legal Affairs, the Department of Financial Services, or the Department of Agriculture and Consumer Services to notify the Governor and the Legislature and provide a certain justification and explanation if such agency adopts alternative standards to certain enterprise architecture standards; providing construction; prohibiting the department from retrieving or disclosing any data without a certain shared-data agreement in place; conforming a cross-reference; amending ss. 282.318, 287.0591, 365.171, 365.172, 365.173, and 943.0415, F.S.; conforming provisions to changes made by the act; creating s. 559.952, F.S.; providing a short title; creating the Financial Technology Sandbox within the Office of Financial Regulation; defining terms; requiring the office, if certain conditions are met, to grant a license to a Financial Technology Sandbox applicant, grant exceptions to specified provisions of general law relating to consumer finance loans and money services businesses, and grant waivers of certain rules; authorizing a substantially affected person to seek a declaratory statement before applying to the Financial Technology Sandbox; specifying application requirements and procedures; specifying requirements and procedures for the office in reviewing and approving or denying applications; providing requirements for the office in specifying the number of the consumers authorized to receive an innovative financial product or service; specifying authorized actions of, limitations on, and requirements for licensees operating in the Financial Technology Sandbox; requiring licensees to make a specified disclosure to consumers; authorizing the office to enter into certain agreements with other regulatory agencies; authorizing the office to examine licensee records; authorizing a licensee to apply for one extension of an initial sandbox period for a certain timeframe; specifying requirements and procedures for applying for an extension; specifying requirements and procedures for, and authorized actions of, licensees when concluding a sandbox period or extension; requiring licensees to submit certain reports to the office at specified intervals; providing construction; specifying the liability of a licensee; authorizing the office to take certain disciplinary actions against a licensee under certain circumstances; providing construction relating to service of process; specifying the rulemaking authority of the Financial Services Commission; providing the office authority to issue orders and enforce the orders; providing an appropriation; providing that specified provisions of the act are contingent upon passage of other provisions addressing public records; providing effective dates.

-was read the third time by title.

REPRESENTATIVE R. RODRIGUES IN THE CHAIR

The question recurred on the passage of CS/CS/CS/HB 1391. The vote was:

Session Vote Sequence: 577

Yeas-118

Representative R. Rodrigues in the Chair.

1005 110			
Alexander	Duran	Latvala	Rommel
Aloupis	Eagle	Leek	Roth
Altman	Eskamani	Magar	Sabatini
Andrade	Fernández	Maggard	Santiago
Antone	Fernandez-Barquin	Mariano	Shoaf
Ausley	Fetterhoff	Massullo	Silvers
Avila	Fine	McClain	Sirois
Bell	Fischer	McClure	Slosberg
Beltran	Fitzenhagen	McGhee	Smith, C.
Brannan	Geller	Mercado	Smith, D.
Brown	Goff-Marcil	Newton	Sprowls
Buchanan	Good	Oliva	Stark
Burton	Gottlieb	Omphroy	Stevenson
Bush	Grall	Overdorf	Stone
Byrd	Grant, J.	Payne	Sullivan
Caruso	Grant, M.	Perez	Thompson
Casello	Gregory	Pigman	Toledo
Clemons	Grieco	Plakon	Tomkow
Cortes, J.	Hage	Plasencia	Trumbull
Cummings	Hart	Polo	Valdés
Daley	Hattersley	Polsky	Watson, B.
Daniels	Hill	Ponder	Watson, C.
Davis	Hogan Johnson	Pritchett	Webb
Diamond	Ingoglia	Raschein	Willhite
DiCeglie	Jenne	Renner	Williams
Donalds	Jones	Roach	Williamson
Drake	Joseph	Robinson	Yarborough
Driskell	Killebrew	Rodrigues, R.	Zika
DuBose	La Rosa	Rodriguez, A.	
Duggan	LaMarca	Rodriguez, A. M.	

Nays-None

Votes after roll call:

Yeas-Jacobs, Jacquet

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 1393—A bill to be entitled An act relating to public records; amending s. 559.952, F.S.; providing exemptions from public records requirements for certain information made available to the Office of Financial Regulation in Financial Technology Sandbox applications by specified providers of innovative financial products or services and for certain information on such providers; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 578

Representative R. Rodrigues in the Chair.

Yeas-117 Alexander Casello Aloupis Clemons Altman Cortes, J. Andrade Cummings Antone Daley Daniels Ausley Avila Davis Diamond Bell Beltran DiCeglie Brannan Donalds Brown Drake Driskell Buchanan Burton DuBose Bush Duggan Byrd Duran Caruso Eagle

Eskamani Hage Fernández Hart Fernandez-Barquin Fetterhoff Hill Fine Fischer Fitzenhagen Jacobs Geller Goff-Marcil Jenne Jones Good Joseph Gottlieb Grall Grant, J. Grant, M. Gregory Leek Magar Grieco

Hage
Hart
Hattersley
Hill
Hogan Johnson
Ingoglia
Jacobs
Jenne
Jones
Joseph
Killebrew
La Rosa
LaMarca
Latvala
Leek
Magaar

JOURNAL OF THE HOUSE OF REPRESENTATIVES

Maggard Plasencia Santiago Tomkow Trumbull Mariano Polo Shoaf Polsky Valdés Massullo Silvers Watson, B. McClain Ponder Sirois McClure Pritchett Slosberg Watson, C. Mercado Raschein Smith, C Webb Newton Renner Smith, D. Willhite Oliva Roach Sprowls Williams Omphroy Robinson Stark Williamson Overdorf Rodriguez, A. Stevenson Yarborough Zika Payne Rodriguez, A. M. Stone Perez Rommel Sullivan Thompson Pigman Roth Plakon Sabatini Toledo

Nays-None

Votes after roll call:

Yeas-Jacquet, Rodrigues, R.

So the bill passed, as amended, by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

CS/HB 519—A bill to be entitled An act relating to growth management; amending s. 70.001, F.S.; revising notice of claim requirements for property owners; creating a presumption that certain settlement offers protect the public interest; specifying that property owners retain the option to have a court determine awards of compensation; authorizing property owners to bring claims against governmental entities in certain circumstances; providing that property owners are not required to submit formal development applications or proceed through formal application processes to bring claims in specified circumstances; amending s. 70.45, F.S.; providing and revising definitions; authorizing property owners to bring actions to declare prohibited exactions invalid; providing applicability; amending s. 337.25, F.S.; requiring the Department of Transportation to afford a right of first refusal to the previous property owner before disposing of property in certain circumstances; providing requirements relating to such rights of first refusal; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 579

Ausley

Brown

Caruso

Casello

Representative R. Rodrigues in the Chair.

Davis

Diamond

Driskell

DuBose

Yeas-83 Mariano Aloupis Fernandez-Barquin Rommel Altman Fetterhoff Massullo Roth Andrade Sabatini Fine McClain Santiago Fischer McClure Avila Bell Fitzenhagen McGhee Shoaf Beltran Silvers Geller Newton Grall Brannan Oliva Sirois Buchanan Grant, J. Overdorf Smith, D. Grant, M. Sprowls Burton Payne Bush Gregory Perez Stark Byrd Hage Pigman Stevenson Plakon Clemons Hill Stone Plasencia Sullivan Cummings Ingoglia Daniels Jones Ponder Toledo Killebrew DiCeglie Raschein Tomkow Donalds La Rosa Renner Trumbull Drake LaMarca Roach Willhite Duggan Latvala Robinson Williamson Rodrigues, R. Duran Leek Yarborough Rodriguez, A. Eagle Magar Zika Fernández Maggard Rodriguez, A. M. Nays-36 Alexander Cortes, J. Eskamani Hattersley Antone Daley Goff-Marcil Hogan Johnson

Good

Gottlieb

Grieco

Hart

Jacobs

Jenne

Joseph

Mercado

OmphroyPritchettThompsonWatson, C.PoloSlosbergValdésWebbPolskySmith, C.Watson, B.Williams

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 7067—A bill to be entitled An act relating to K-12 scholarship programs; amending s. 1002.394, F.S.; revising initial scholarship eligibility criteria for the Family Empowerment Scholarship Program; establishing a priority order for award of a scholarship that includes an adjusted maximum eligible household income level that is increased in specified circumstances; requiring the Department of Education to maintain and publish a list of nationally norm-referenced tests and to establish deadlines for lists of eligible students, applications, and notifications; requiring a private school to report scores to a state university by a specified date; requiring parents to annually renew participation in the program; requiring an eligible nonprofit scholarshipfunding organization to award scholarships in priority order and implement deadlines; requiring, rather than authorizing, an annual specified increase in the maximum number of students participating in the scholarship program; amending s. 1002.395, F.S.; revising eligibility criteria for the Florida Tax Credit Scholarship Program and applying the criteria only to initial eligibility; requiring that priority be given to students whose household income levels do not exceed a specified amount or who are in foster care or out-of-home care; requiring scholarship-funding organizations to prioritize renewal scholarships over initial scholarships; requiring a scholarshipfunding organization to refer students who did not receive a scholarship because of lack of funds to another scholarship-funding organization; amending s. 1002.40, F.S.; requiring scholarship-funding organizations to use excess contributions to fund scholarships for specified students under certain conditions; amending s. 1011.62, F.S.; revising funding calculations for certain student memberships; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 580

Representative R. Rodrigues in the Chair.

Yeas—81			
Aloupis	Fetterhoff	Massullo	Roth
Altman	Fine	McClain	Sabatini
Andrade	Fischer	McClure	Santiago
Avila	Fitzenhagen	Newton	Shoaf
Bell	Grall	Oliva	Sirois
Beltran	Grant, J.	Omphroy	Smith, D.
Brannan	Grant, M.	Overdorf	Sprowls
Buchanan	Gregory	Payne	Stevenson
Burton	Grieco	Perez	Stone
Bush	Hage	Pigman	Sullivan
Byrd	Hill	Plakon	Toledo
Caruso	Ingoglia	Plasencia	Tomkow
Clemons	Jacquet	Ponder	Trumbull
Cummings	Killebrew	Raschein	Valdés
Daniels	La Rosa	Renner	Williams
DiCeglie	LaMarca	Roach	Williamson
Donalds	Latvala	Robinson	Yarborough
Drake	Leek	Rodrigues, R.	Zika
Duggan	Magar	Rodriguez, A.	
Eagle	Maggard	Rodriguez, A. M.	
Fernandez-Barquin	Mariano	Rommel	

Nays—39			
Alexander	DuBose	Hogan Johnson	Silvers
Antone	Duran	Jacobs	Slosberg
Ausley	Eskamani	Jenne	Smith, Č.
Brown	Fernández	Jones	Stark
Casello	Geller	Joseph	Thompson
Cortes, J.	Goff-Marcil	McĜhee	Watson, B.
Daley	Good	Mercado	Watson, C.
Davis	Gottlieb	Polo	Webb
Diamond	Hart	Polsky	Willhite
Driskell	Hattersley	Pritchett	

So the bill passed, as amended, and was immediately certified to the

CS/HB 1193—A bill to be entitled An act relating to the deregulation of professions and occupations; providing a short title; amending s. 287.055, F.S.; conforming provisions to changes made by the act; amending s. 322.57, F.S.; defining the term "servicemember"; requiring the Department of Highway Safety and Motor Vehicles to waive certain commercial driver license requirements for servicemembers and veterans under certain circumstances; requiring rulemaking; amending s. 326.004, F.S.; deleting the requirement for a yacht broker to maintain a separate license for each branch office; deleting the requirement for the division to establish a fee; amending s. 447.02, F.S.; conforming provisions to changes made by the act; repealing ss. 447.04, 447.041, 447.045, and 447.06, F.S., relating to licensure and permit requirements for business agents, hearings for persons or labor organizations denied licensure as a business agent, confidential information obtained during the application process, and required registration of labor organizations, respectively; amending s. 447.09, F.S.; deleting certain prohibited actions relating to the right of franchise of a member of a labor organization; repealing ss. 447.12 and 447.16, F.S., relating to registration fees and applicability; amending s. 447.305, F.S.; deleting a provision that requires notification of registrations and renewals to the department; amending s. 455.213, F.S.; requiring the Department of Business and Professional Regulation or a board to seek reciprocal licensing agreements with other states under certain circumstances; providing requirements; creating s. 455.2278, F.S.; providing definitions; prohibiting the department or a board from suspending or revoking a person's license solely on the basis of a delinquency or default in the payment of his or her student loan; prohibiting the department or a board from suspending or revoking a person's license solely on the basis of a default in satisfying the requirements of his or her work-conditional scholarship; amending s. 456.072, F.S.; providing that failing to repay a student loan issued or guaranteed by the state or the Federal Government in accordance with the terms of the loan is not considered a failure to perform a statutory or legal obligation; repealing s. 456.0721, F.S., relating to practitioners in default on student loan or scholarship obligations; amending s. 456.074; removing the requirements for immediate suspension of a health care practitioner for default on a specified student loan; amending s. 468.401, F.S.; revising a definition; amending s. 468.505, F.S.; providing that certain unlicensed persons are not prohibited or restricted from his or her practice, services, or activities in dietetics and nutrition under certain circumstances; amending 468.524, F.S.; deleting specified exemptions from the time restriction for an employee leasing company to reapply for licensure; amending s. 468.603, F.S.; revising a definition; amending s. 468.609, F.S.; revising certain experience requirements for a person to take the examination for certification; revising the time period a provisional certificate is valid; amending s. 468.613, F.S.; providing for waiver of specified requirements for certification under certain circumstances; amending s. 468.8314, F.S.; requiring an applicant for a license by endorsement to maintain a specified insurance policy; requiring the department to certify an applicant who holds a specified license issued by another state or territory of the United States under certain circumstances; amending s. 471.015, F.S.; revising licensure requirements for engineers who hold specified licenses in another state; amending s. 473.308, F.S.; deleting continuing education requirements for license by endorsement for certified public accountants; amending s. 474.202, F.S.; revising the definition of the term "limited-service veterinary medical practice" to include certain vaccinations or immunizations; amending s. 474.203, F.S.; providing an exemption for a person whose work is solely confined to microchip implantation in dogs and cats; amending s. 474.207, F.S.; revising education requirements for licensure by examination; amending s. 474.217, F.S.; requiring the Department of Business and Professional Regulation to issue a license by endorsement to certain applicants who successfully complete a specified examination; amending s. 476.114, F.S.; revising training requirements for licensure as a barber; amending s. 476.144, F.S.; requiring the department to license an applicant who is licensed to practice barbering in another state; amending s. 477.013,

F.S.; revising the definition of the term "hair braiding"; repealing s. 477.0132, F.S., relating to registration for hair braiding, hair wrapping, and body wrapping; amending s. 477.0135, F.S.; providing additional exemptions from license or registration requirements for specified occupations or practices; amending s. 477.019, F.S.; conforming provisions to changes made by the act; amending s. 477.0201, F.S.; providing requirements for registration as a specialist; amending s. 477.026, F.S.; conforming provisions to changes made by the act; amending s. 477.0263, F.S.; authorizing certain persons to perform specified cosmetology services in a location other than a licensed salon under certain circumstances; amending ss. 477.0265 and 477.029, F.S.; conforming provisions to changes made by the act; amending s. 481.201, F.S.; deleting legislative findings relating to the practice of interior design; amending s. 481.203, F.S.; revising definitions; amending s. 481.205, F.S.; conforming provisions to changes made by the act; amending s. 481.207, F.S.; revising certain fees for interior designers; amending s. 481.209, F.S.; providing requirements for a certificate of registration and a seal for interior designers; conforming provisions to changes made by the act; amending s. 481.213, F.S.; revising requirements for certification of licensure by endorsement for certain licensees to engage in the practice of architecture; providing that registration is not required for specified persons to practice; amending s. 481.2131, F.S.; requiring certain interior designers to include a specified seal when submitting documents for the issuance of a building permit; amending s. 481.215, F.S.; revising the number of hours of specified courses the board must require for the renewal of a license or certificate of registration; authoring licensees to complete certain courses online; amending s. 481.217, F.S.; conforming provisions to changes made by the act; amending s. 481.219, F.S.; deleting provisions permitting the practice of or offer to practice interior design through certain business organizations; deleting provisions requiring certificates of authorization for certain business organizations offering interior design services to the public; requiring a licensee or applicant in the practice of architecture to qualify a business organization; providing requirements; amending 481.221, F.S.; requiring registered architects and certain business organizations to display their license number in specified advertisements; amending s. 481.223, F.S.; providing construction; amending s. 481.2251, F.S.; revising acts that constitute grounds for disciplinary actions relating to interior designers; amending ss. 481.229 and 481.231, F.S.; conforming provisions to changes made by the act; amending s. 481.303, F.S.; deleting the definition of the term "certificate of authorization"; amending s. 481.310, F.S.; providing that an applicant who holds a specified degree is not required to demonstrate 1 year of practical experience for licensure; amending s. 481.311, F.S.; requiring the Board of Landscape Architecture to certify an applicant who holds a specified license issued by another state or territory of the United States under certain circumstances; conforming provisions; amending s. 481.313, F.S.; authorizing a landscape architect to receive hour-for-hour credit for certain approved continuing education courses under certain circumstances; 481.317, F.S.; conforming provisions; amending s. 481.319, F.S.; deleting the requirement for a certificate of authorization; authorizing landscape architects to practice through a corporation or partnership; amending s. 481.321, F.S.; requiring a landscape architect to display their certificate number in specified advertisements; amending s. 481.329, F.S.; conforming a cross-reference; amending s. 489.103, F.S.; revising certain contract prices for exemption; amending s. 489.111, F.S.; providing that an applicant who is exempt from a specified examination is eligible for licensure; amending s. 489.113, F.S.; providing that an applicant holding a specified degree does not have to pass a certain examination; amending s. 489.115, F.S.; requiring the Construction Industry Licensing Board to certify any applicant who holds a specified license to practice contracting issued by another state or territory of the United States under or certain persons licensed by endorsement or reciprocity under certain circumstances; amending s. 489.511, F.S.; requiring the board to certify as qualified for certification by endorsement any applicant who holds a specified license to practice electrical or alarm system contracting issued by another state or territory of the United States under certain circumstances; amending s. 489.517, F.S.; providing a reduction in certain continuing education hours required for certain contractors; amending s. 489.518, F.S.; requiring a person to have completed a specified amount of training within a certain time period to perform the duties of an alarm system agent; amending s.

492.104, F.S.; conforming provisions to changes made by the act; amending 492.108, F.S.; requiring the department to issue a license by endorsement to any applicant who has held a specified license to practice geology in another state, territory, or possession of the United States for a certain period of time; providing that an applicant may take the examination required by the board if they have not met the specified examination requirement; amending s. 492.111, F.S.; deleting the requirements for a certificate of authorization for a professional geologist; amending ss. 492.113 and 492.115, F.S.; conforming provisions; creating s. 509.102, F.S.; providing a definition for the term "mobile food dispensing vehicles"; prohibiting a municipality, county, or other local governmental entity from requiring a separate license, registration, or permit or fee or from operating within the jurisdiction; providing applicability; amending s. 548.003, F.S.; deleting the requirement that the Florida State Boxing Commission adopt rules relating to a knockdown timekeeper; amending s. 548.017, F.S.; deleting the licensure requirement for a timekeeper or announcer; amending s. 553.5141, F.S.; conforming provisions to changes made by the act; amending s. 553.74, F.S.; revising the membership and qualifications of the Florida Building Commission; amending s. 558.002, F.S.; conforming provisions to changes made by the act; amending s. 823.15, F.S.; authorizing certain persons to implant dogs and cats with specified radio frequency identification devices under certain circumstances; authorizing such persons to contact the owner of record listed on such devices; providing effective dates.

-was read the third time by title.

Representative Ingoglia offered the following:

(Amendment Bar Code: 060661)

Amendment 2 (with title amendment)—Remove lines 420-443 and insert:

Section 21. Paragraphs (c) through (g) of subsection (1) of section 468.517, Florida Statutes, are redesignated as paragraphs (d) through (h), respectively, and a new paragraph (c) is added to that subsection, to read:

468.517 Prohibitions; penalties.—

- (1) A person may not knowingly:
- (c) Engage in dietetics and nutrition practice or nutrition counseling for remuneration in a hospital licensed under chapter 395, a nursing home licensed under part II of chapter 400, an assisted living facility licensed under chapter 429, or a continuing care facility certified under chapter 651 without a license under this part or under an exemption or exception provided in s. 468.505(1)(a), (b), (d), (e), (f), (h), (i), (k), (l), or (m).

Section 22. Subsection (4) of section 468.524, Florida Statutes, is amended to read:

468.524 Application for license.—

- (4) An applicant or licensee is incligible to reapply for a license for a period of 1 year following final agency action on the denial or revocation of a license applied for or issued under this part. This time restriction does not apply to administrative denials or revocations entered because:
- (a) The applicant or licensee has made an inadvertent error or omission on the application;
- (b) The experience documented to the board was insufficient at the time of the previous application;
- (e) The department is unable to complete the criminal background investigation because of insufficient information from the Florida Department of Law Enforcement, the Federal Bureau of Investigation, or any other applicable law enforcement agency;
 - (d) The applicant or licensee has failed to submit required fees; or
- (e) An applicant or licensed employee leasing company has been deemed ineligible for a license because of the lack of good moral character of an individual or individuals when such individual or individuals are no longer employed in a capacity that would require their licensing under this part.

TITLE AMENDMENT

Remove lines 56-57 and insert:

circumstances; amending s. 468.517, F.S.; providing that certain unlicensed persons may not practice dietetics and nutrition for remuneration in certain licensed healthcare facilities; amending s. 468.524, F.S.; deleting the time restriction for an

Rep. Ingoglia moved the adoption of the amendment.

Recessed

The House recessed at 12:39 p.m., to reconvene at 1:35 p.m. or upon call of the Chair.

Reconvened

The House was called to order by the Speaker at 1:43 p.m. A quorum was present [Session Vote Sequence: 581].

Bills and Joint Resolutions on Third Reading

CS/HB 1193 with pending Amendment 2 (060661) was taken up.

The question recurred on the adoption of **Amendment 2**, which was adopted by the required two thirds vote.

Motion

Rep. Sprowls moved to waive the rules to advance to the order of bills on Special Order and take up **CS for CS for CS for SB 680**, and upon completion of that bill revert to the regular order, which was agreed to.

Special Orders

CS for CS for CS for SB 680—A bill to be entitled An act relating to shark fins; amending s. 379.2426, F.S.; prohibiting the import, export, and sale of shark fins in this state; providing exceptions; providing for expiration of the exceptions; requiring the Fish and Wildlife Conservation Commission to evaluate the potential economic impacts to the commercial shark fishing industry in this state; requiring the commission to identify actions to lessen or offset impacts to the industry; requiring the commission to review the potential impact on shark populations; requiring a report to the Legislature by a specified date; providing an effective date.

—was read the second time by title.

Representative Overdorf offered the following:

(Amendment Bar Code: 653561)

Amendment 1 (with title amendment)—Between lines 16 and 17, insert: Section 1. This act may be cited as the "Kristin Jacobs Ocean Conservation Act."

TITLE AMENDMENT

Remove line 2 and insert:

An act relating to shark fins; providing a short title; amending s. 379.2426,

Rep. Overdorf moved the adoption of the amendment.

Consideration of Amendment 1 (653561) was temporarily postponed.

Representative Overdorf offered the following:

(Amendment Bar Code: 086459)

Amendment 2 (with title amendment)—Remove lines 42-94 and insert:

- (4) The prohibitions under subsection (3) do not apply to any of the following:
- (a) The sale of shark fins by any commercial fisherman who harvested sharks from a vessel holding a valid federal shark fishing permit on January 1, 2020.
- (b) The export and sale of shark fins by any wholesale dealer holding a valid federal Atlantic shark dealer permit on January 1, 2020.
- (c) The export and sale of domestically sourced shark fins by any shark fin processor that obtains fins from a wholesale dealer holding a valid federal Atlantic shark dealer permit on January 1, 2020.
- (5)(3) A person who violates this section is subject to the following penalties:
- (a) For a first violation, a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. In addition, the commission shall assess an administrative fine of \$4,500 and suspend all of the person's license privileges under this chapter for 180 days.
- (b) For a second violation, a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. In addition, the commission shall assess an administrative fine of \$9,500 and suspend all of the person's license privileges under this chapter for 365 days.
- (c) For a third and any subsequent violation, a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. In addition, the commission shall assess an administrative fine of \$9,500 and permanently revoke all of the person's license privileges under this chapter.

While his or her license privileges are under suspension or revocation pursuant to this subsection, a person may not participate in the taking or harvesting, or attempt the taking or harvesting, of saltwater products from any vessel within the waters of the state; be aboard any vessel on which a commercial quantity of saltwater products is possessed through an activity requiring a license pursuant to this chapter; or engage in any other activity requiring a license, permit, or certificate issued pursuant to this chapter.

Section 2. (1) The Fish and Wildlife Conservation Commission shall evaluate the potential economic impact to the commercial shark fishing industry associated with the prohibition of the import, export, and sale of shark fins in Florida. Based on any identified negative economic impacts to the commercial shark fishing industry, the commission shall identify actions to lessen or offset impacts on the industry to the extent practicable. The commission also shall review the potential impact on shark populations associated with the prohibition of the import, export, and sale of shark fins in Florida. The commission may review and include any other information it believes is relevant to the management of shark fisheries. The commission shall report its findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 31, 2021.

(2) After receipt of the report submitted pursuant to subsection (1), the Legislature may, based upon the findings of the report, impose a ban on the domestic production of shark fins.

TITLE AMENDMENT

Remove lines 4-13 and insert:

shark fins in this state; providing exceptions; requiring the Fish and Wildlife Conservation Commission to evaluate the potential economic impacts to the commercial shark fishing industry in this state; requiring the commission to identify actions to lessen or offset impacts to the industry; requiring the commission to review the potential impact on shark populations; requiring a report to the Legislature by a specified date; authorizing the Legislature to impose a ban on the domestic production of shark fins based upon the findings of the report; providing an effective date.

Rep. Overdorf moved the adoption of the amendment, which was adopted.

Amendment 1 (653561) was taken up, having been temporarily postponed earlier today.

The question recurred on the adoption of Amendment 1, which was adopted. The vote was:

Session Vote Sequence: 582

Speaker Oliva in the Chair.

Yeas-119 Alexander

Alexander	Duran	La Rosa	Rodriguez, A.
Aloupis	Eagle	LaMarca	Rodriguez, A. I
Altman	Eskamani	Latvala	Rommel
Andrade	Fernández	Leek	Roth
Antone	Fernandez-Barquin	Magar	Santiago
Ausley	Fetterhoff	Maggard	Shoaf
Avila	Fine	Mariano	Silvers
Bell	Fischer	Massullo	Sirois
Beltran	Fitzenhagen	McClain	Slosberg
Brannan	Geller	McClure	Smith, C.
Brown	Goff-Marcil	McGhee	Smith, D.
Buchanan	Good	Mercado	Sprowls
Burton	Gottlieb	Newton	Stark
Bush	Grall	Oliva	Stevenson
Byrd	Grant, J.	Omphroy	Stone
Caruso	Grant, M.	Overdorf	Sullivan
Casello	Gregory	Payne	Thompson
Clemons	Grieco	Perez	Toledo
Cortes, J.	Hage	Pigman	Tomkow
Cummings	Hart	Plakon	Trumbull
Daley	Hattersley	Plasencia	Valdés
Daniels	Hill	Polo	Watson, B.
Davis	Hogan Johnson	Polsky	Watson, C.
Diamond	Ingoglia	Ponder	Webb
DiCeglie	Jacobs	Pritchett	Willhite
Donalds	Jacquet	Raschein	Williams
Drake	Jenne	Renner	Williamson
Driskell	Jones	Roach	Yarborough
DuBose	Joseph	Robinson	Zika
Duggan	Killebrew	Rodrigues, R.	

Navs-1 Sabatini

Votes after roll call:

Nays to Yeas-Sabatini

On motion by Rep. Jacobs, the rules were waived and CS for CS for CS for SB 680 was read the third time by title. On passage, the vote was:

Session Vote Sequence: 583

Speaker Oliva in the Chair.

Yeas-119

Alexander	DuBose	Jenne	Pritchett
Aloupis	Duggan	Jones	Raschein
Altman	Duran	Joseph	Renner
Andrade	Eagle	Killebrew	Roach
Antone	Eskamani	La Rosa	Robinson
Ausley	Fernández	LaMarca	Rodrigues, R.
Avila	Fernandez-Barquin	Latvala	Rodriguez, A.
Bell	Fetterhoff	Leek	Rodriguez, A. M.
Beltran	Fine	Magar	Rommel
Brannan	Fischer	Maggard	Roth
Brown	Fitzenhagen	Mariano	Santiago
Buchanan	Geller	Massullo	Shoaf
Burton	Goff-Marcil	McClain	Silvers
Bush	Good	McClure	Sirois
Byrd	Gottlieb	McGhee	Slosberg
Caruso	Grall	Mercado	Smith, Č.
Casello	Grant, J.	Newton	Smith, D.
Clemons	Grant, M.	Oliva	Sprowls
Cortes, J.	Gregory	Omphroy	Stark
Cummings	Grieco	Overdorf	Stevenson
Daley	Hage	Payne	Stone
Daniels	Hart	Perez	Sullivan
Davis	Hattersley	Pigman	Thompson
Diamond	Hill	Plakon	Toledo
DiCeglie	Hogan Johnson	Plasencia	Tomkow
Donalds	Ingoglia	Polo	Trumbull
Drake	Jacobs	Polsky	Valdés
Driskell	Jacquet	Ponder	Watson, B.

Watson, C. Willhite Williamson Zika Webb Williams Yarborough

Nays—1 Sabatini

So the bill passed, as amended, and was immediately certified to the Senate

On previous motion the House returned to the order of business of

Bills and Joint Resolutions on Third Reading

CS/HB 1193 was taken up, having been read the third time, and amended earlier today; now pending roll call.

The question recurred on the passage of CS/HB 1193. The vote was:

Session Vote Sequence: 584

Speaker Oliva in the Chair.

Yeas-88 Aloupis Duran Leek Rodriguez, A. M. Altman Eagle Magar Rommel Andrade Eskamani Maggard Roth Ausley Fernández Mariano Sabatini Fernandez-Barquin Massullo Santiago Avila Bell Fetterhoff McClain Shoaf Beltran McClure Silvers Fine Fischer Brannan Newton Sirois Smith, D. Fitzenhagen Buchanan Oliva Grall Overdorf Sprowls Burton Byrd Grant, J. Payne Stark Caruso Grant M Perez Stevenson Pigman Clemons Gregory Stone Hage Plakon Sullivan Cummings Daley Daniels Plasencia Toledo Hart Hattersley Ponder Tomkow Raschein Trumbull Davis Hill DiCeglie Ingoglia Renner Webb Donalds Killebrew Roach Willhite Drake La Rosa Robinson Williamson Rodrigues, R. DuBose LaMarca Yarborough Zika Duggan Latvala Rodriguez, A.

Nays-25 Alexander Goff-Marcil Mercado Valdés Brown Good Polo Watson, B. Casello Gottlieb Polsky Watson, C. Hogan Johnson Cortes, J Pritchett Williams Slosberg Smith, C Diamond Jenne Driskell Jones McGhee Geller Thompson

Votes after roll call:

Yeas-Bush, Jacquet

Nays-Jacobs, Joseph, Omphroy

Yeas to Nays-Hart

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

CS/HB 1085—A bill to be entitled An act relating to veterans treatment court; amending s. 394.47891, F.S.; providing legislative intent; providing definitions; authorizing certain courts to create and administer veterans treatment courts; providing eligibility criteria for participation in the veterans treatment court program; specifying program implementation procedures, components, and policies; requiring participant agreements and specifying requirements for such agreements; specifying that the act does not create a right to participate; providing for liberal construction; deleting provisions addressing the Military Veterans and Servicemembers Court Program; amending ss. 43.51, 910.035, and 948.06, F.S.; conforming provisions to

changes made by the act; amending ss. 948.08 and 948.16, F.S.; revising eligibility for pretrial programs; amending s. 948.21, F.S.; providing discretion for a court to impose conditions in specified cases; providing applicability; providing an effective date.

—was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on the passage of **CS/HB 1085**. The vote was:

Session Vote Sequence: 585

Representative Magar in the Chair.

Yeas—120			
Alexander	Duran	La Rosa	Rodriguez, A.
Aloupis	Eagle	LaMarca	Rodriguez, A. M.
Altman	Eskamani	Latvala	Rommel
Andrade	Fernández	Leek	Roth
Antone	Fernandez-Barquin	Magar	Sabatini
Ausley	Fetterhoff	Maggard	Santiago
Avila	Fine	Mariano	Shoaf
Bell	Fischer	Massullo	Silvers
Beltran	Fitzenhagen	McClain	Sirois
Brannan	Geller	McClure	Slosberg
Brown	Goff-Marcil	McGhee	Smith, Č.
Buchanan	Good	Mercado	Smith, D.
Burton	Gottlieb	Newton	Sprowls
Bush	Grall	Oliva	Stark
Byrd	Grant, J.	Omphroy	Stevenson
Caruso	Grant, M.	Overdorf	Stone
Casello	Gregory	Payne	Sullivan
Clemons	Grieco	Perez	Thompson
Cortes, J.	Hage	Pigman	Toledo
Cummings	Hart	Plakon	Tomkow
Daley	Hattersley	Plasencia	Trumbull
Daniels	Hill	Polo	Valdés
Davis	Hogan Johnson	Polsky	Watson, B.
Diamond	Ingoglia	Ponder	Watson, C.
DiCeglie	Jacobs	Pritchett	Webb
Donalds	Jacquet	Raschein	Willhite
Drake	Jenne	Renner	Williams
Driskell	Jones	Roach	Williamson
DuBose	Joseph	Robinson	Yarborough
Duggan	Killebrew	Rodrigues, R.	Zika

Nays-None

So the bill passed and was immediately certified to the Senate.

CS/CS/CS/HB 1013—A bill to be entitled An act relating to early learning and early grade success; amending s. 20.055, F.S.; conforming provisions to changes made by the act; amending s. 20.15, F.S.; deleting the Office of Early Learning from within the Office of Independent Education and Parental Choice of the Department of Education; establishing the Division of Early Learning within the department; amending s. 39.202, F.S.; conforming provisions to changes made by the act; amending s. 39.604, F.S.; revising approved child care or early education settings for the placement of certain children; conforming a cross-reference to changes made by the act; amending s. 212.08, F.S.; conforming provisions to changes made by the act; amending ss. 383.14, 391.308, and 402.26, F.S.; conforming provisions and crossreferences to changes made by the act; transferring, renumbering, and amending s. 402.281, F.S.; revising the requirements of the Gold Seal Quality Care program; requiring the State Board of Education to adopt specified rules; revising accrediting association requirements; providing requirements for accrediting associations; requiring the department to adopt a specified process; providing requirements for such process; deleting a requirement for the department to consult certain entities for specified purposes; providing requirements for certain providers to maintain Gold Seal Quality Care status; providing exemptions to certain ad valorem taxes; providing rate differentials to certain providers; providing for a type two transfer of the Gold Seal Quality Care program in the Department of

Children and Families to the Department of Education; providing for the continuation of certain contracts and interagency agreements; amending s. 402.305, F.S.; requiring minimum child care licensing standards adopted between specified dates to be ratified by the Legislature; revising requirements relating to staff trained in cardiopulmonary resuscitation; amending s. 402.315, F.S.; conforming a cross-reference to changes made by the act; amending s. 402.56, F.S.; revising the membership of the Children and Youth Cabinet; amending ss. 411.226, 411.227, 414.295, 1000.01, 1000.02, 1000.03, 1000.04, 1000.21, 1001.02, 1001.03, 1001.10, and 1001.11, F.S.; conforming provisions and cross-references to changes made by the act; repealing s. 1001.213, F.S., relating to the Office of Early Learning; amending ss. 1001.215, 1001.23, 1001.70, 1001.706, 1002.22, 1002.32, 1002.34, and 1002.36 F.S.; conforming provisions and cross-references to changes made by the act; amending s. 1002.53, F.S.; revising the requirements for certain program provider profiles; requiring students enrolled in the Voluntary Prekindergarten Education Program to participate in a specified screening and progress monitoring program; amending s. 1002.55, F.S.; authorizing certain child development programs operating on a military installment to be private prekindergarten providers within the Voluntary Prekindergarten Education Program; providing that a private prekindergarten provider is ineligible for participation in the program under certain circumstances; revising requirements a prekindergarten instructor must meet; revising requirements for specified courses for prekindergarten instructors; providing that a private school administrator who holds a specified certificate meets certain credential requirements; providing liability insurance requirements for child development programs operating on a military installment participating in the program; requiring early learning coalitions to verify private prekindergarten provider compliance with specified provisions; requiring such coalitions to remove a providers eligibility under specified circumstances; amending s. 1002.57, F.S.; revising the minimum standards for a credential for certain prekindergarten directors; amending s. 1002.59, F.S.; revising requirements for emergent literacy and performance standards training courses for prekindergarten instructors; requiring the department to make certain courses available; amending s. 1002.61, F.S.; authorizing certain child development programs operating on a military installment to be private prekindergarten providers within the summer Voluntary Prekindergarten Education Program; revising the criteria for a teacher to receive priority for the summer program in school district; requiring a child development programs operating on a military installment to comply with specified criteria; requiring early learning coalitions to verify specified information; providing for the removal of a program provider from eligibility under certain circumstances; amending s. 1002.63, F.S.; requiring early learning coalitions to verify specified information; providing for the removal of public school program providers from the program under certain circumstances; amending s. 1002.67, F.S.; revising the performance standards for the Voluntary Prekindergarten Education Program; requiring the department to review and revise performance standards on a specified schedule; revising curriculum requirements for the program; requiring the department to adopt procedures for the review and approval of curricula for the program; deleting a required preassessment and postassessment for the program; creating s. 1002.68, F.S.; requiring providers of the Voluntary Prekindergarten Education Program to participate in a specified screening and progress monitoring program; providing specified uses for the results of such program; requiring certain portions of the screening and progress monitoring program to be administered by individuals who meet specified criteria; requiring the results of specified assessments to be reported to the parents of participating students; providing requirements for such assessments; providing department duties and responsibilities relating to such assessments; providing requirements for a specified methodology used to calculate the results of such assessments; requiring the department to establish a designation system for program providers; providing for the adoption of a minimum performance metric or designation for program participation; providing procedures for a provider whose score or designation falls below the minimum requirement; providing for the revocation of program eligibility for a provider; authorizing the department to grant good cause exemptions to providers under certain circumstances; providing department and provider requirements for such exemptions; repealing s. 1002.69, F.S.,

relating to Statewide kindergarten screening and readiness rates; amending ss. 1002.71 and 1002.72, F.S.; conforming provisions to changes made by the act; amending s. 1002.73, F.S.; requiring the department to adopt a statewide provider contract; requiring such contract to be published on the department's website; providing requirements for such contract; prohibiting providers from offering services during an appeal of termination from the program; providing applicability; requiring the department to adopt specified procedures relating to the Voluntary Prekindergarten Education Program; providing duties of the department relating to such program; repealing s. 1002.75, F.S., relating to the powers and duties of the Office of Early Learning; repealing s. 1002.77, F.S., relating to the Florida Early Learning Advisory Council; amending ss. 1002.79 and 1002.81, F.S.; conforming provisions and cross-references to changes made by the act; amending s. 1002.82, F.S.; providing duties of the department relating to early learning; exempting certain child development programs operating on a military installment from specified inspection requirements; requiring the department to monitor specified standards and benchmarks for certain purposes; requiring the department to provide specified technical support; revising requirements for a specified assessment program; requiring the department to adopt requirements to make certain contracted slots available to serve specified populations; requiring the department to adopt procedures for the merging of early learning coalitions; revising the requirements for a specified report; amending s. 1002.83, F.S.; revising the number of authorized early learning coalitions; revising the number of and requirements for members of an early learning coalition; revising requirements for such coalitions; amending s. 1002.84, F.S.; revising early learning coalition responsibilities and duties; revising requirements for the waiver of specified copayments; amending s. 1002.85, F.S.; revising the requirements for school readiness program plans; amending s. 1002.88, F.S.; authorizing certain child development programs operating on military instillations to participate in the school readiness program; revising requirements to deliver such program; providing that a specified annual inspection for a child development program participating in the school readiness program meets certain provider requirements; providing requirements for a child development program to meet certain liability requirements; amending ss. 1002.89, 1002.895, and 1002.91, F.S.; conforming provisions and cross-references to changes made by the act; amending s. 1002.92, F.S.; revising the requirements for specified services child care resources and referral agencies must provide; amending s. 1002.93, F.S.; conforming provisions to changes made by the act; repealing s. 1002.94, F.S., relating to the Child Care Executive Partnership Program; amending ss. 1002.95, 1002.96, 1002.97, 1002.995, 1003.575, and 1007.01, F.S.; conforming provisions and cross-references to changes made by the act; creating s. 1008.2125, F.S.; creating the coordinated screening and progress monitoring program within the department for specified purposes; requiring the Commissioner of Education to design such program; providing requirements for the administration of such program and the use of results from the program; providing requirements for the commissioner; creating the Early Grade Success Advisory Committee; providing duties of the committee; providing membership of the committee; requiring the committee to elect a chair and a vice chair; providing requirements for such appointments; providing for per diem for members of the committee; providing meeting requirements for the committee; providing for a quorum of the committee; amending s. 1008.25, F.S.; authorizing certain students who enrolled in the Voluntary Prekindergarten Education Program to receive intensive reading interventions using specified funds; amending ss. 1008.31, 1008.32, and 1008.33, F.S.; conforming provisions to changes made by the act; amending s. 1011.62, F.S.; revising the research-based reading instruction allocation to authorize the use of such funds for certain intensive reading interventions for certain students; revising the requirements for specified reading instruction and interventions; defining the term "evidence-based;" providing appropriations; providing requirements for the use of such funds; providing an effective date.

—was read the third time by title. On passage, the vote was:

Driskell

DuBose

Session Vote Sequence: 586

Representative Magar in the Chair.

Yeas—119

Alexander Duran LaMarca Rodriguez, A. M. Aloupis Latvala Eagle Rommel Altman Eskamani Leek Roth Andrade Fernández Magar Sabatini Fernandez-Barquin Antone Maggard Santiago Ausley Fetterhoff Mariano Shoaf Massullo Avila Silvers Fine Bell Fischer McClain Sirois Slosberg McClure Beltran Fitzenhagen Brannan Geller McGhee Smith, Č Smith, D. Goff-Marcil Brown Mercado Buchanan Good Newton Sprowls Gottlieb Oliva Burton Stark Omphroy Bush Grall Stevenson Grant J Overdorf Bvrd Stone Sullivan Grant, M. Caruso Payne Casello Gregory Perez Thompson Clemons Grieco Pigman Toledo Cortes, J. Hage Plakon Tomkow Plasencia Trumbull Cummings Hart Daley Daniels Hattersley Polo Polsky Valdés Watson, B. Hill Hogan Johnson Davis Ponder Watson, C. Diamond Ingoglia Pritchett Webb DiCeglie Jacquet Raschein Willhite Donalds Jenne Renner Williams Drake Jones Roach Williamson Driskell Joseph Robinson Yarborough Rodrigues, R. DuBose Killebrew Duggan La Rosa Rodriguez, A.

Nays-None

Votes after roll call: Yeas—Jacobs

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 1059—A bill to be entitled An act relating to parental rights; creating chapter 1014, F.S.; creating s. 1014.01, F.S.; providing a short title; creating s. 1014.02, F.S.; providing legislative findings; defining the term "parent"; creating s. 1014.03, F.S.; providing that the state, its political subdivisions, other governmental entities, or other institutions may not infringe on parental rights without demonstrating specified information; creating s. 1014.04, F.S.; providing that a parent of a minor child has specified rights relating to his or her minor child; prohibiting the state from infringing upon specified parental rights; prohibiting specified parental rights from being denied or abridged; providing that certain actions by specified individuals are grounds for disciplinary actions against such individuals; providing constructions; creating s. 1014.05, F.S.; requiring each district school board to develop and adopt a policy to promote parental involvement in the public school system; providing requirements for such policy; defining the term "instructional materials"; authorizing a district school board to provide such policy electronically or on its website; authorizing a parent to request certain information in writing; providing a procedure for the denial of such information; creating s. 1014.06, F.S.; prohibiting certain health care practitioners and their employees from taking specified actions without a parent's written permission; prohibiting a health care facility from allowing certain actions without a parent's written permission; providing exceptions; providing for disciplinary actions and criminal penalties; amending s. 408.813, F.S.; providing that certain violations relating to parental consent are grounds for administrative fines for health care facilities; amending s. 456.072, F.S.; providing that failure to comply with certain parental consent requirements is grounds for disciplinary action for health care practitioners; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 587

Representative Magar in the Chair.

Yeas—77			
Yeas—// Aloupis Altman Andrade Avila Bell Beltran Brannan Buchanan Burton Bush Byrd Caruso Clemons Cummings Daniels DiCeglie Donalds Drake Duggan Eagle	Fernandez-Barquin Fetterhoff Fine Fischer Fitzenhagen Grall Grant, J. Grant, M. Gregory Hage Hill Ingoglia Jacquet Killebrew La Rosa LaMarca Latvala Leek Magar Maggard	Mariano Massullo McClain McClure Newton Oliva Overdorf Payne Perez Pigman Plakon Plasencia Ponder Raschein Renner Roach Robinson Rodrigues, R. Rodriguez, A. M.	Rommel Roth Sabatini Santiago Shoaf Sirois Smith, D. Sprowls Stevenson Stone Sullivan Toledo Tomkow Trumbull Williamson Yarborough Zika
Navs—41			
Alexander Antone Ausley Brown Casello Cortes, J. Daley Davis Diamond	Duran Eskamani Fernández Geller Goff-Marcil Good Gottlieb Grieco Hart	Jenne Jones Joseph McGhee Mercado Polo Polsky Pritchett Silvers	Stark Thompson Valdés Watson, B. Watson, C. Webb Willhite Williams

So the bill passed, as amended, and was immediately certified to the Senate.

Slosberg

Smith, C.

Hattersley

Hogan Johnson

HB 163—A bill to be entitled An act relating to homelessness; amending s. 420.621, F.S.; revising and providing definitions; amending s. 420.622, F.S.; increasing the number of members on the Council on Homelessness; revising the duties of the State Office on Homelessness; revising requirements for the state's system of homeless programs; requiring entities that receive state funding to provide summary aggregated data to the council; revising the qualifications for and amount of grant awards to continuum of care lead agencies; requiring continuum of care lead agencies to submit a report to the Department of Children and Families; increasing the minimum number of years for which projects must reserve certain units for the homeless; authorizing, rather than requiring, the Department of Children and Families to adopt certain rules; authorizing the office to administer certain money; creating s. 420.6225, F.S.; specifying the purpose of a continuum of care; requiring each continuum of care to designate a collaborative applicant; providing requirements for such applicants; authorizing such applicants to be referred to as continuum of care lead agencies; providing requirements for continuum of care catchment areas and lead agencies; requiring continuums of care to create continuum of care plans; specifying requirements for such plans; requiring continuums of care to promote participation by all interested individuals and organizations; creating s. 420.6227, F.S.; providing legislative findings and program purpose; establishing a grant-in-aid program to help continuums of care prevent and end homelessness; providing requirements for such program; repealing s. 420.623, F.S., relating to local coalitions for the homeless; repealing s. 420.624, F.S., relating to local homeless assistance continuum of care; repealing s. 420.625, F.S., relating to a grant-in-aid program; amending s. 420.626, F.S.; revising procedures for certain facilities and institutions to implement when discharging specified persons to reduce homelessness; amending s. 420.6265, F.S.; revising the Rapid ReHousing methodology; amending s. 420.6275, F.S.; revising the Housing First

methodology; amending s. 420.507, F.S.; conforming cross-references; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 588

Representative Magar in the Chair.

Yeas-118

Alexander Duran Latvala Rommel Aloupis Eagle Leek Roth Altman Eskamani Magar Sabatini Andrade Maggard Santiago Fernández Fernandez-Barquin Antone Mariano Shoaf Fetterhoff Silvers Ausley Massullo McClain Avila Fine Sirois Bell Fischer McClure Slosberg Beltran Fitzenhagen McGhee Smith, Č Brannan Geller Mercado Smith, D. Brown Goff-Marcil Newton Sprowls Buchanan Good Oliva Stark Burton Gottlieb Omphroy Stevenson Overdorf Bush Grall Stone Sullivan Byrd Grant, J. Payne Caruso Grant, M. Perez Thompson Casello Toledo Gregory Pigman Tomkow Clemons Grieco Plakon Cortes, J. Plasencia Trumbull Hage Cummings Polo Valdés Hart Polsky Daley Daniels Hattersley Watson, B. Watson, C. Hill Ponder Hogan Johnson Pritchett Davis Webb Willhite Diamond Ingoglia Raschein DiCeglie Donalds Jacquet Renner Williams Roach Williamson Jenne Drake Robinson Yarborough Jones Driskell Rodrigues, R. Joseph Zika Killebrew Rodriguez, A. DuBose Rodriguez, A. M.

Nays-None

Duggan

Votes after roll call:

Yeas—Jacobs, LaMarca

La Rosa

So the bill passed and was immediately certified to the Senate.

HB 641—A bill to be entitled An act relating to articulated acceleration mechanisms in education; amending s. 1007.27, F.S.; removing a limitation on the number of semester credit hours a student may be awarded in certain programs; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 589

Representative Magar in the Chair.

Yeas-119

Alexander DiCeglie Fine Burton Fischer Aloupis Bush Donalds Fitzenhagen Altman Byrd Drake Driskell Geller Goff-Marcil Andrade Caruso Antone Casello DuBose Ausley Clemons Duggan Good Avila Cortes, J. Duran Gottlieb Bell Cummings Eagle Grall Beltran Daley Eskamani Grant, J. Daniels Brannan Fernández Grant, M. Davis Fernandez-Barquin Gregory Brown Buchanan Diamond Fetterhoff Grieco

Hage	Massullo	Raschein	Stark
Hart	McClain	Renner	Stevenson
Hattersley	McClure	Roach	Stone
Hill	McGhee	Robinson	Sullivan
Hogan Johnson	Mercado	Rodrigues, R.	Thompson
Ingoglia	Newton	Rodriguez, A.	Toledo
Jacquet	Oliva	Rodriguez, A. M.	Tomkow
Jenne	Omphroy	Rommel	Trumbull
Jones	Overdorf	Roth	Valdés
Joseph	Payne	Sabatini	Watson, B.
Killebrew	Perez	Santiago	Watson, C.
La Rosa	Pigman	Shoaf	Webb
LaMarca	Plakon	Silvers	Willhite
Latvala	Plasencia	Sirois	Williams
Leek	Polo	Slosberg	Williamson
Magar	Polsky	Smith, C.	Yarborough
Maggard	Ponder	Smith, D.	Zika
Mariano	Pritchett	Sprowls	

Navs-None

Votes after roll call: Yeas-Jacobs

So the bill passed, as amended, and was immediately certified to the Senate

CS/HB 467-A bill to be entitled An act relating to physical therapy practice; amending s. 486.021, F.S.; revising and providing definitions; amending s. 486.025, F.S.; revising the powers and duties of the Board of Physical Therapy Practice; creating s. 486.117, F.S.; requiring the board to establish minimum standards of practice for the performance of dry needling, and additional supervision and training requirements for the performance of dry needling of specified areas, by physical therapists; requiring the Department of Health to submit a report to the Legislature by a specified date; providing construction; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 590

Representative Magar in the Chair.

Yeas-119 Alexander

Alexander Aloupis Altman Andrade Antone Ausley Avila Bell Beltran Brannan Brown Buchanan Burton Bush Byrd Caruso Casello Clemons Cortes, J. Cummings Daley Daniels Davis Diamond DiCeglie Donalds	Duran Eagle Eskamani Fernández Fernandez-Barquin Fetterhoff Fine Fischer Fitzenhagen Geller Goff-Marcil Good Gottlieb Grall Grant, J. Grant, M. Gregory Grieco Hage Hart Hattersley Hill Hogan Johnson Ingoglia Jacquet Jenne	LaMarca Latvala Leek Magar Maggard Mariano Massullo McClain McClure McGhee Mercado Newton Oliva Omphroy Overdorf Payne Perez Pigman Plakon Plasencia Polo Polsky Ponder Pritchett Raschein Renner	Rodriguez, A. M. Rommel Roth Sabatini Santiago Shoaf Silvers Sirois Slosberg Smith, C. Smith, D. Sprowls Stark Stevenson Stone Sullivan Thompson Toledo Tomkow Trumbull Valdés Watson, B. Watson, C. Webb Willhite Williams
DiCeglie	Jacquet	Raschein	Willhite
Donalds Drake Driskell DuBose Duggan	Jenne Jones Joseph Killebrew La Rosa	Renner Roach Robinson Rodrigues, R. Rodriguez, A.	Williams Williamson Yarborough Zika

Nays-None

Votes after roll call: Yeas-Jacobs

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 1095—A bill to be entitled An act relating to underground facility damage prevention and safety; amending s. 556.102, F.S.; providing definitions; amending s. 556.107, F.S.; revising and providing noncriminal violations relating to the transportation of certain hazardous materials; authorizing the State Fire Marshal or his or her agents to issue certain citations; providing enhanced civil penalties; providing disposition of the civil penalty; requiring a report by additional entities; providing requirements for the report; providing civil penalties; amending s. 556.116, F.S.; deleting definitions; requiring certain persons to transmit an incident report to the State Fire Marshal; providing that certain incident reports must be submitted to, and investigated by, the State Fire Marshal or his or her agents; authorizing the State Fire Marshal or his or her agents to issue citations and civil penalties; providing for disposition of the civil penalty; requiring written warnings for certain noncriminal infractions; providing for an enhanced penalty upon conviction for a failure to respond; removing provisions relating to hearings by the Division of Administrative Hearings of certain incidents; creating s. 556.117, F.S.; requiring Sunshine State One-Call of Florida, Inc., to review certain reports and complaints; requiring the corporation to identify areas in the state in need of additional education and to recommend solutions; requiring an annual report to the Governor and the Legislature by a specified date; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 591

Representative Magar in the Chair.

Yeas-118 Alexander LaMarca Duran Aloupis Eagle Latvala Eskamani Altman Leek Andrade Fernández Fernandez-Barquin Antone Fetterhoff Ausley Avila Fine Fischer Bell. Beltran Fitzenhagen Brannan Geller Goff-Marcil Brown Buchanan Good Gottlieb Burton Grall Bush Byrd Grant, J. Grant, M. Caruso Casello Gregory Clemons Grieco Cortes, J. Hage Cummings Hart Daley Daniels Hattersley Hill Hogan Johnson Davis Diamond Ingoglia

Jenne

Jones

Joseph

Sabatini Santiago Magar Maggard Shoaf Silvers Mariano Massullo Sirois Slosberg McClain Smith, C. McClure Smith, D. McGhee Sprowls Mercado Newton Stark Oliva Stevenson Omphroy Stone Sullivan Overdorf Payne Thompson Perez Toledo Tomkow Pigman Trumbull Plakon Plasencia Valdés Watson, B. Polo Ponder Watson, C. Pritchett Webb Willhite Raschein Jacquet Renner Williams Roach Williamson Robinson Yarborough Rodrigues, R. Zika Killebrew Rodriguez, A. La Rosa Rodriguez, A. M.

Rommel

Roth

Nays-None

DiCeglie

Donalds

Drake

Driskell

DuBose

Duggan

Votes after roll call: Yeas-Jacobs, Polsky

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 1213-A bill to be entitled An act relating to Holocaust education; amending s. 1003.42, F.S.; including certain instruction related to anti-Semitism in the required instruction relating to the Holocaust; providing school district and Department of Education requirements relating to such instruction; authorizing the department to seek input from certain entities for specified purposes relating to such instruction; authorizing the department to contract with specified entities to develop specified training and resources relating to such instruction; designating a certain week as "Holocaust Education Week;" providing an effective date.

-was read the third time by title.

Representative Fine offered the following:

(Amendment Bar Code: 573623)

Amendment 2—Remove line 47 and insert: with any state or nationally

Rep. Fine moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/HB 1213. The vote was:

Session Vote Sequence: 592

Representative Magar in the Chair.

Yeas-117 Alexander Eagle Eskamani Aloupis Fernández Altman Andrade Fernandez-Barquin Antone Fetterhoff Ausley Fine Fischer Avila Bell Fitzenhagen Beltran Geller Goff-Marcil Brannan Brown Good Buchanan Gottlieb Grall Burton Byrd Grant, J. Caruso Grant, M. Casello Gregory Clemons Grieco Cortes, J. Hage Cummings Hart Daley Daniels Hattersley Hill Hogan Johnson Davis Diamond Ingoglia DiCeglie Jenne Donalds Jones Drake Joseph

Killebrew

La Rosa

LaMarca

Latvala

Leek Roth Magar Sabatini Maggard Santiago Shoaf Mariano Silvers Massullo McClain Sirois Slosberg McClure Smith, Č McGhee Mercado Smith, D. Sprowls Newton Oliva Stark Omphroy Stevenson Overdorf Stone Sullivan Payne Thompson Perez Pigman Toledo Plakon Tomkow Trumbull Plasencia Polo Valdés Watson, B. Polsky Ponder Watson, C. Pritchett Webb Willhite Raschein Renner Williams Roach Williamson Robinson Yarborough Rodrigues, R. Zika Rodriguez, A. Rodriguez, A. M.

Nays-None

Driskell

DuBose

Duggan

Duran

Votes after roll call:

Yeas-Bush, Jacobs, Jacquet

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

CS/CS/CS/HB 1371—A bill to be entitled An act relating to traffic and pedestrian safety; providing a short title; creating s. 316.0756, F.S.; specifying pedestrian crosswalks that may be controlled by yellow rectangular rapid flashing beacon traffic control devices; requiring removal of such devices from, and removal or retrofitting of, certain crosswalks; requiring the Department of Transportation to request that the Federal Government

allow replacement of yellow rectangular rapid flashing beacon traffic control devices with red rectangular rapid flashing beacon traffic control devices; providing requirements for replacement of rectangular rapid flashing beacon traffic control devices, or retrofitting or removal of certain crosswalks, if such request is granted; providing requirements for installation of and signage for a pedestrian crosswalk on a public highway, street, or road which is located at any point other than at an intersection with another public highway, street, or road; providing a declaration of important state interest; providing an effective date

-was read the third time by title.

Representative DuBose offered the following:

(Amendment Bar Code: 171317)

Amendment 2 (with title amendment)—Remove lines 41-62 and insert: crosswalk by October 1, 2024. The entity with jurisdiction over such crosswalk may retrofit the crosswalk with legally acceptable equipment.

(3) No later than October 1, 2020, the Department of Transportation must submit to the Federal Government a request for authorization to allow yellow rectangular rapid flashing beacon traffic control devices to be replaced by red rectangular rapid flashing beacon traffic control devices. If the Federal Government grants such request, all yellow rectangular rapid flashing beacon traffic control devices at each crosswalk described in subsection (1) or subsection (2) must be replaced by red rectangular rapid flashing beacon traffic control devices within 12 months after the date of federal authorization.

TITLE AMENDMENT

Remove lines 7-15 and insert:

devices from, and authorizing retrofitting of, certain crosswalks; requiring the Department of Transportation to request that the Federal Government allow replacement of yellow rectangular rapid flashing beacon traffic control devices with red rectangular rapid flashing beacon traffic control devices; providing requirements for such replacement if such

Rep. DuBose moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/CS/HB 1371. The vote was:

Session Vote Sequence: 593

Representative Magar in the Chair.

Yeas-118 Alexander DiCeglie Oliva Hage Aloupis Donalds Omphroy Hart Hattersley Altman Drake Overdorf Driskell Andrade Hill Payne Hogan Johnson Antone DuBose Perez Ingoglia Ausley Duggan Pigman Avila Duran Jacquet Plakon Plasencia Rel1 Eagle Jenne Beltran Eskamani Jones Polo Brannan Fernández Joseph Polsky Fernandez-Barquin Killebrew Brown Ponder Buchanan Fetterhoff La Rosa Pritchett Burton Fine LaMarca Raschein Bush Fischer Latvala Renner Byrd Fitzenhagen Leek Roach Geller Caruso Magar Robinson Goff-Marcil Rodrigues, R. Casello Maggard Clemons Good Mariano Rodriguez, A. Cortes, J. Gottlieb Massullo Rodriguez, A. M. Cummings Grall McClain Rommel Daley Grant, J. McClure Roth Daniels Grant, M. McGhee Santiago Mercado Shoaf Davis Gregory Diamond Newton Silvers Grieco

Sirois Slosberg Smith, C. Smith, D. Sprowls Stark	Stevenson Stone Sullivan Thompson Toledo Tomkow	Trumbull Valdés Watson, B. Watson, C. Webb Willhite	Williams Williamson Yarborough Zika
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Nays—1 Sabatini

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

CS/CS/CS/HB 1339—A bill to be entitled An act relating to community development and housing; amending s. 125.01055, F.S.; authorizing a board of county commissioners to approve development of affordable housing on any parcel zoned for residential, commercial, or industrial use; amending s. 129.03, F.S.; revising the information that the county budget officer must submit to the Office of Economic and Demographic Research regarding the final budget and the county's economic status; s. 163.01, F.S.; amending the Florida Interlocal Cooperation Act of 1969 to authorize private entities to enter into specified loan agreements; authorizing certain bond proceeds to be loaned to private entities for specified types of projects; providing that such loans are deemed a paramount public purpose; amending s. 163.31771, F.S.; revising legislative findings; authorizing local governments to adopt ordinances that allow accessory dwelling units in any area zoned for single-family residential use; providing an exception; amending s. 163.31801, F.S.; requiring counties, municipalities, and special districts to include certain data relating to impact fees in their annual financial reports; amending s. 166.04151, F.S.; authorizing governing bodies of municipalities to approve the development of affordable housing on any parcel zoned for residential, commercial, or industrial use; amending s. 166.241, F.S.; revising the information that the municipal budget officer must submit to the Office of Economic and Demographic Research regarding the final budget and the municipality's economic status; amending s. 196.1978, F.S.; specifying that property owned by certain limited liability companies be exempt from ad valorem taxation; providing circumstances under which the exemption from ad valorem taxation applies; amending s. 320.77, F.S.; revising a certification requirement for mobile home dealer applicants relating to the applicant's business location; amending s. 320.771, F.S.; exempting certain recreational vehicle dealer applicants from a garage liability insurance requirement; amending s. 320.822, F.S.; revising the definition of the term "code"; amending s. 320.8232, F.S.; revising applicable standards for the repair and remodeling of mobile and manufactured homes; amending s. 367.022, F.S.; exempting certain mobile home park owners and mobile home subdivision owners from regulation by the Florida Public Service Commission relating to water and wastewater service; amending s. 420.5087, F.S.; revising the criteria used by a review committee when evaluating and selecting specified applications for state apartment incentive loans; amending s. 420.5095, F.S.; renaming the Community Workforce Housing Innovation Pilot Program as the Community Workforce Housing Loan Program; requiring the program to provide workforce housing; revising the definition of the term "workforce housing"; deleting the definition of the term "public-private partnership"; authorizing the Florida Housing Finance Corporation to provide loans under the program to applicants for construction of workforce housing; requiring the corporation to establish a certain loan application process; deleting provisions requiring the corporation to provide incentives for local governments to use certain funds; requiring projects to receive priority consideration for funding under certain circumstances; deleting a provision providing for the expedition of local government comprehensive plan amendments to implement a program project; requiring that the corporation award loans at a specified interest rate and for a limited term; conforming provisions to changes made by the act; creating s. 420.531, F.S.; authorizing certain applicants or affiliates to be precluded from the housing program under certain circumstances; providing procedural rules for use if the board of directors determines that an applicant or affiliate has been precluded from the program; specifying conditions which must be met before an order can be final; providing how funding, allocation

of federal housing credits, credit underwriting procedures, or application review are to be handled under specified situations; amending s. 420.531, F.S.; specifying that technical support provided to local governments and community-based organizations includes implementation of the State Apartment Incentive Loan Program; requiring the entity providing training and technical assistance to convene and administer biannual regional workshops; requiring such entity to annually compile and submit certain information to the Legislature and the corporation by a specified date; amending s. 420.9071, F.S.; revising the definition of the term "affordable"; amending s. 420.9073, F.S.; authorizing the corporation to withhold a certain portion of funds distributed from the Local Government Housing Trust Fund to be used for certain transitional housing; prohibiting such funds from being used for specified purposes; requiring the corporation to consult with the Department of Children and Families to create minimum criteria for such housing; providing for the distribution of withheld funds; amending s. 420.9075, F.S.; revising information that must be included in the report from each county and municipality that addresses affordable housing programs and accomplishments; amending s. 420.9076, F.S.; revising the membership of local affordable housing advisory committees beginning on a specified date; requiring the committees to perform specified duties annually instead of triennially; requiring locally elected officials serving on advisory committees, or their designees, to attend biannual regional workshops; providing a penalty; amending s. s. 423.02, F.S.; prohibiting cities, towns, counties, or political subdivisions from changing taxes or assessments related to certain housing projects under certain circumstances; amending s. 723.011, F.S.; providing construction relating to rental agreements and tenancies; providing that a mobile home owner may be required to install permanent improvements as disclosed in the mobile home park prospectus; amending s. 723.012, F.S.; authorizing mobile home park owners to make certain prospectus amendments; providing requirements for the amendment; prohibiting certain costs and expenses from being passed on to existing mobile home owners; amending s. 723.023, F.S.; revising general obligations for mobile home owners; amending s. 723.031, F.S.; specifying a requirement for disclosing and agreeing to a mobile home lot rental increase; revising construction relating to a park owner's disclosure of certain taxes and assessments; amending s. 723.037, F.S.; authorizing mobile home park owners to give notice of lot rental increases for multiple anniversary dates in one notice; providing construction; revising a requirement for a lot rental negotiation committee; amending s. 723.041, F.S.; providing that a mobile home park damaged or destroyed due to natural forces may be rebuilt with the same density as previously approved, permitted, and built; providing construction; amending s. 723.042, F.S.; conforming a provision to changes made by the act; amending s. 723.059, F.S.; authorizing certain mobile home purchasers to assume the remainder of a seller's prospectus; authorizing a mobile home park owner to offer a purchaser any approved prospectus; amending s. 723.061, F.S.; specifying entities that must be provided with a copy of an eviction notice when received by a mobile home owner; specifying the waiver and nonwaiver of certain rights of a mobile home park owner under certain circumstances; requiring the accounting at final hearing of rents received; amending s. 723.076, F.S.; revising procedures related to the election or appointment of new officers or board members in a homeowner's association; amending s. 723.078, F.S.; revising requirements for board elections and ballots; requiring an impartial committee to be responsible for overseeing the election process and complying with ballot requirements; defining the term "impartial committee"; requiring that association bylaws provide a method for determining the winner of an election under certain circumstances; requiring the Division of Florida Condominiums, Timeshares, and Mobile Homes to adopt procedural rules; revising the types of meetings that are not required to be open to members; providing an exception to a provision requiring an officer of an association to provide an affidavit affirming certain information; authorizing meeting notices to be provided by electronic means; providing that the minutes of certain board and committee meetings are privileged and confidential; conforming provisions to changes made by the act; amending s. 723.079, F.S.; revising homeowners' association recordkeeping requirements; revising the timeframes for which certain records are required to be retained and be made available for inspection or photocopying; capping the amount of damages for which an association is liable when a member is denied access to official records; requiring that certain disputes be submitted to mandatory binding arbitration with the division; amending s. 723.1255, F.S.; requiring that certain disputes be submitted to mandatory binding arbitration with the division; providing requirements for such arbitration and fees and costs; requiring the division to adopt rules; reenacting s. 420.507(22)(i), F.S., relating to powers of the Florida Housing Finance Corporation, to incorporate the amendment made to s. 420.5087, F.S., in a reference thereto; reenacting s. 193.018(2), F.S., relating to land owned by a community land trust used to provide affordable housing, to incorporate the amendment made to s. 420.5095, F.S., in a reference thereto; providing an effective date.

-was read the third time by title.

Representative Sprowls offered the following:

(Amendment Bar Code: 023483)

Technical Amendment 2—Remove lines 802-818 and insert:

- (a) Made a material misrepresentation or engaged in fraudulent actions in connection with any corporation program.
- (b) Been convicted or found guilty of, or entered a plea of guilty or nolo contendere to, regardless of adjudication, a crime in any jurisdiction which directly relates to the financing, construction, or management of affordable housing or the fraudulent procurement of state or federal funds. The record of a conviction certified or authenticated in such form as to be admissible in evidence under the laws of the state shall be admissible as prima facie evidence of such guilt.
- (c) Been excluded from any federal funding program related to the provision of housing.
 - (d) Been excluded from any Florida procurement programs.
- (e) Offered or given consideration, other than the consideration to provide affordable housing, with respect to a local contribution.
 - (f) Demonstrated a pattern of noncompliance and a failure

Rep. Sprowls moved the adoption of the amendment, which was adopted.

The question recurred on the passage of CS/CS/CS/HB 1339. The vote

Session Vote Sequence: 594

Drake

Driskell

Jacquet

Jenne

Representative Magar in the Chair.

Yeas-119 Alexander DuBose Jones Raschein Aloupis Duggan Joseph Killebrew Renner Roach Altman Duran Andrade Eagle Eskamani Robinson La Rosa Rodrigues, R. Antone LaMarca Rodriguez, A. Ausley Fernández Latvala Fernandez-Barquin Avila Leek Rodriguez, A. M. Bel1 Fetterhoff Magar Rommel Roth Maggard Beltran Fine Fischer Sabatini Brannan Mariano Fitzenhagen Brown Massullo Santiago Buchanan Geller Goff-Marcil McClain Shoaf Burton McClure Silvers Bush Good McGhee Sirois Gottlieb Byrd Mercado Slosberg Caruso Grall Newton Smith, C Oliva Smith, D. Casello Grant, J. Clemons Grant, M. Omphroy Sprowls Cortes, J. Gregory Overdorf Stark Cummings Grieco Payne Stevenson Daley Hage Perez Stone Daniels Hart Pigman Sullivan Davis Hattersley Plakon Thompson Diamond Hill Plasencia Toledo Hogan Johnson DiCeglie Polo Tomkow Donalds Ingoglia Polsky Trumbull

Ponder

Pritchett

Valdés

Watson, B.

Williamson Watson, C. Willhite Zika Webb Williams Yarborough

Nays-None

Votes after roll call:

Yeas-Jacobs

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

CS/CS/HB 821—A bill to be entitled An act relating to public records and meetings; amending s. 282.318, F.S.; revising a provision to reflect the abolishment of the Agency for State Technology; providing an exemption from public records requirements for portions of records held by a state that contain network schematics, hardware and software configurations, and encryption; providing an exemption from public meetings requirements for portions of meetings that would reveal such records; requiring recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing for future legislative review and repeal of the exemptions under the Open Government Sunset Review Act; providing for retroactive application of the exemptions; providing a public necessity statement; providing an effective date.

Latvala

Magar

Maggard

Leek

Polo

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 595

Representative Magar in the Chair.

Alexander Aloupis Altman Andrade Antone Ausley Avila Bell Beltran Brannan Brown Buchanan Burton Bush Byrd Caruso Casello Clemons Cortes, J. Cummings Daley

Yeas-117

Duran Eagle Eskamani Fernández Fernandez-Barquin Fetterhoff Fine Fischer Fitzenhagen Geller Goff-Marcil Good Gottlieb Grall Grant, M. Gregory Grieco Hage Hart Hattersley Hill Hogan Johnson Ingoglia Jacquet Jenne Jones Joseph Killebrew La Rosa LaMarca

Mariano Massullo McClain McClure McGhee Mercado Newton Oliva Omphroy Overdorf Payne Perez Pigman Plakon Plasencia Polsky Ponder Pritchett Raschein Renner Roach Robinson Rodrigues, R. Rommel

Sabatini

Roth

Shoaf

Silvers

Sirois

Slosberg

Smith, C

Sprowls

Stevenson

Stark

Stone

Sullivan

Toledo

Valdés

Webb

Willhite

Williams

Williamson

Tomkow

Trumbull

Watson, B.

Watson, C.

Thompson

Smith, D.

Yarborough Rodriguez, A. Rodriguez, A. M.

Nays-None

Daniels

Diamond

DiCeglie

Donalds

Drake

Driskell

DuBose

Duggan

Davis

Votes after roll call:

Yeas—Jacobs

So the bill passed by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

CS/CS/HB 767—A bill to be entitled An act relating to assisted living facilities; amending s. 429.02, F.S.; providing and revising definitions; amending s. 429.07, F.S.; providing that an assisted living facility licensed to provide extended congregate care services or limited nursing services must maintain a written progress report on each person receiving services from the facility's staff; conforming a cross-reference; amending s. 429.11, F.S.; prohibiting a county or municipality from issuing a business tax receipt, rather than an occupational license, to a facility under certain circumstances; amending s. 429.176, F.S.; requiring an owner of a facility to provide certain documentation to the Agency for Health Care Administration regarding a new administrator; amending s. 429.23, F.S.; authorizing a facility to send certain reports regarding adverse incidents through the agency's online portal; requiring the agency to send reminders by electronic mail to certain facility contacts regarding submission deadlines for such reports within a specified timeframe; amending s. 429.255, F.S.; authorizing certain persons to change residents' bandages for specified purposes; clarifying that the absence of an order not to resuscitate does not preclude a physician from withholding or withdrawing cardiopulmonary resuscitation or use of an automated external defibrillator; amending s. 429.256, F.S.; revising the types of medications that may be self-administered; revising provisions relating to assistance with the self-administration of such medications; requiring a person assisting with a resident's self-administration of medication to confirm that the medication is intended for that resident and to orally advise the resident of the medication name and dosage; authorizing a resident to opt out of such advisement through a signed waiver; revising provisions relating to certain medications that are not self-administered with assistance; amending s. 429.26, F.S.; including medical examinations within criteria used for admission to an assisted living facility; providing specified criteria for determinations of appropriateness for admission to and continued residency in an assisted living facility; authorizing such facility to admit certain individuals under certain conditions; defining the term "bedridden"; requiring that a resident receive a medical examination within a specified timeframe after admission to a facility; requiring that such examination be recorded on a form; providing that such form may be used only to record a practitioner's direct observations of the patient at the time of the examination; providing that such form is not a guarantee of a resident's admission to, continued residency in, or delivery of services at the facility; revising provisions relating to the placement of residents by the Department of Children and Families; requiring a facility to notify a resident's representative or designee of the need for health care services and to assist in making appointments for such care and services under certain circumstances; requiring the facility to arrange with an appropriate health care provider for the care and services needed to treat a resident under certain circumstances; removing provisions relating to the retention of certain residents in a facility; amending s. 429.28, F.S.; providing requirements for a notice of relocation or termination of residency from a facility; revising provisions requiring the agency to conduct a licensure survey to determine whether a facility has complied with certain standards and residents' rights; removing a requirement that the agency adopt certain rules; amending s. 429.31, F.S.; revising notice requirements for facilities that are terminating operations; requiring the agency to inform the State Long-Term Ombudsman Program immediately upon notice of a facility's termination of operations; amending s. 429.41, F.S.; revising legislative intent; removing provisions to conform to changes made by the act; requiring county emergency management agencies, rather than local emergency management agencies, to review and approve or disapprove of a facility's comprehensive emergency management plan; requiring a facility to submit a comprehensive emergency management plan to the county emergency management agency within a specified timeframe after its licensure; revising the criteria under which a facility must be fully inspected; revising standards for the care of residents provided by a facility; prohibiting the use of Posey restraints in facilities; authorizing other physical restraints to be used under certain conditions and in accordance with certain rules; requiring the agency to establish resident elopement drill requirements; requiring that elopement drills include a review of a facility's procedures addressing elopement; requiring a facility to document participation in such drills; revising provisions requiring the agency to adopt by rule key quality-of-care standards; creating s. 429.435, F.S.; providing uniform firesafety standards for assisted living facilities; amending s. 429.52, F.S.; revising certain provisions relating to facility staff training and educational requirements; requiring the agency, in conjunction with providers, to establish core training

requirements for facility administrators; revising the training and continuing education requirements for facility staff who assist residents with the self-administration of medications; revising provisions relating to the training responsibilities of the agency; requiring the agency to contract with another entity to administer a certain competency test; requiring the agency to adopt a curriculum outline with learning objectives to be used by core trainers; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 596

Representative Magar in the Chair.

Yeas-119 Alexander LaMarca Rodriguez, A. M. Duran Latvala Rommel Aloupis Eagle Altman Eskamani Leek Roth Andrade Fernández Magar Sabatini Fernandez-Barquin Maggard Santiago Antone Ausley Fetterhoff Mariano Shoaf Avila Massullo Silvers Fine Bell McClain Fischer Sirois Slosberg Smith, C. Beltran Fitzenhagen McClure Brannan Geller McGhee Brown Goff-Marcil Mercado Smith, D. Buchanan Good Newton Sprowls Gottlieb Burton Oliva Stark Omphroy Bush Grall Stevenson Byrd Grant, J. Overdorf Stone Caruso Grant, M. Payne Sullivan Casello Perez Thompson Gregory Pigman Toledo Clemons Grieco Plakon Tomkow Cortes, J. Hage Cummings Plasencia Trumbull Hart Daley Hattersley Valdés Polo Daniels Polsky Hill Watson B Hogan Johnson Ponder Watson, C. Davis Diamond Pritchett Webb Ingoglia DiCeglie Willhite Raschein Jacquet Jenne Williams Donalds Renner Roach Williamson Drake Jones Driskell Robinson Joseph Yarborough Rodrigues, R. DuBose Killebrew Zika

Nays-None

Duggan

Votes after roll call:

Yeas—Jacobs

La Rosa

So the bill passed and was immediately certified to the Senate.

Rodriguez, A.

CS/CS/HB 971—A bill to be entitled An act relating to electric bicycles: amending s. 261.03, F.S.; revising the definition of the term "OHM" or "offhighway motorcycle"; amending s. 316.003, F.S.; revising definitions relating to the Florida Uniform Traffic Control Law; defining the term "electric bicycle"; amending s. 316.008, F.S.; authorizing local authorities to regulate the operation of electric bicycles; amending s. 316.027, F.S.; revising the definition of the term "vulnerable road user"; amending s. 316.083, F.S.; requiring the driver of a vehicle overtaking an electric bicycle to pass the electric bicycle at a certain distance; amending s. 316.1995, F.S.; expanding exceptions to a prohibition on persons driving certain vehicles on sidewalks and bicycle paths; amending s. 316.2065, F.S.; deleting obsolete language; creating s. 316.20655, F.S.; providing electric bicycle regulations; providing for rights and privileges of electric bicycles and operators of electric bicycles; providing that electric bicycles are vehicles to the same extent as bicycles; providing construction; providing that electric bicycles and operators of electric bicycles are not subject to specified provisions; requiring manufacturers and distributers, beginning on a specified date, to apply a label containing certain information to each electric bicycle; prohibiting persons from tampering with or modifying electric bicycles for certain purposes; providing an exception; requiring electric bicycles to comply with specified provisions of law; requiring electric bicycles to operate in a manner that meets certain requirements; authorizing operators to ride electric bicycles where bicycles are allowed; amending ss. 316.613, 316.614, and 320.01, F.S.; revising the definition of the term "motor vehicle"; amending s. 322.01, F.S.; revising the definitions of the terms "motor vehicle" and "vehicle"; amending ss. 324.021, 403.717, and 681.102, F.S.; revising the definition of the term "motor vehicle"; amending s. 320.08, F.S.; conforming a provision to changes made by the act; amending ss. 316.306 and 655.960, F.S.; conforming cross-references; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 597

Representative Magar in the Chair.

Yeas—118			
Alexander	Duran	LaMarca	Rodriguez, A. M.
Aloupis	Eagle	Latvala	Rommel
Altman	Eskamani	Leek	Roth
Andrade	Fernández	Magar	Sabatini
Antone	Fernandez-Barquin	Maggard	Santiago
Ausley	Fetterhoff	Mariano	Shoaf
Avila	Fine	Massullo	Silvers
Bell	Fischer	McClain	Sirois
Beltran	Fitzenhagen	McClure	Slosberg
Brannan	Geller	McGhee	Smith, C.
Brown	Goff-Marcil	Mercado	Smith, D.
Buchanan	Good	Newton	Sprowls
Burton	Gottlieb	Oliva	Stark
Bush	Grall	Omphroy	Stevenson
Byrd	Grant, J.	Overdorf	Stone
Caruso	Grant, M.	Payne	Sullivan
Casello	Gregory	Perez	Toledo
Clemons	Grieco	Pigman	Tomkow
Cortes, J.	Hage	Plakon	Trumbull
Cummings	Hart	Plasencia	Valdés
Daley	Hattersley	Polo	Watson, B.
Daniels	Hill	Polsky	Watson, C.
Davis	Hogan Johnson	Ponder	Webb
Diamond	Ingoglia	Pritchett	Willhite
DiCeglie	Jacquet	Raschein	Williams
Donalds	Jenne	Renner	Williamson
Drake	Jones	Roach	Yarborough
Driskell	Joseph	Robinson	Zika
DuBose	Killebrew	Rodrigues, R.	
Duggan	La Rosa	Rodriguez, A.	

Nays-None

Votes after roll call:

Yeas—Jacobs, Thompson

So the bill passed and was immediately certified to the Senate.

CS/HB 1409—A bill to be entitled An act relating to public records; creating s. 631.195, F.S.; defining the terms "consumer" and "personal financial and health information"; exempting from public records requirements certain records made or received by the Department of Financial Services acting as receiver pursuant to specified provisions; providing that such records comprise consumer personal financial and health information, certain underwriting files, insurer personnel and payroll records, consumer claim files, certain reports and documents held by the department relating to insurer own-risk, solvency assessments, corporate governance annual disclosures, and certain information received from the National Association of Insurance Commissioners or governments; providing retroactive applicability; providing that exempted records may be released under specified circumstances; providing for future legislative review and repeal of the exemptions; providing statements of public necessity; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 598

Representative Magar in the Chair.

Yeas-118 Alexander Aloupis Altman Andrade

Antone

Ausley

Beltran

Brown

Burton

Bush

Byrd

Caruso

Casello

Clemons

Cortes, J.

Daley

Davis

Daniels

Diamond

DiCeglie

Donalds

Drake

Driskell

DuBose

Duggan

Cummings

Brannan

Buchanan

Avila

Bell

Duran Eagle Eskamani Fernández Fetterhoff Fine Fischer

Fernandez-Barquin Fitzenhagen Geller Goff-Marcil Good Gottlieb Grall

Latvala Leek Magar Maggard Mariano Massullo McClain McClure Mercado Newton Oliva Omphroy Overdorf Payne Perez Pigman

Plakon

Polo

Plasencia

LaMarca

Rommel Roth Sabatini Santiago Shoaf Silvers Sirois Slosberg Smith, C. Smith, D. Sprowls Stark Stevenson Stone Sullivan

Grant I Grant, M. Gregory Grieco Hage Hart Hattersley Hill Hogan Johnson Ingoglia Jacquet Jenne

La Rosa

Jones Joseph Killebrew

Polsky Ponder Pritchett Raschein Renner Roach Robinson Rodrigues, R. Rodriguez, A. Rodriguez, A. M. Toledo Tomkow Trumbull Valdés Watson, B. Watson, C. Webb Willhite Williams Williamson Yarborough

Thompson

Zika

Nays-None

Votes after roll call: Yeas-Jacobs

So the bill passed by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

HB 7103—A bill to be entitled An act relating to education; amending s. 1004.04, F.S.; revising student requirements for entrance into certain teacher preparation programs; deleting authorization for a teacher preparation program to waive such requirements for certain students; amending s. 1012.585, F.S.; providing limitations for inservice points a teacher may earn for certain mandatory training topics; amending s. 1012.98, F.S.; requiring district school boards to calculate an amount of specified funds for use by teachers for professional development; requiring the Department of Education to identify specified professional development opportunities; amending s. 1013.44. F.S.: prohibiting costs associated with certain solar energy systems from being included in certain cost per student station limitations; amending s. 1002.33, F.S.; revising the student populations for which a charter school is authorized to limit the enrollment process; amending s. 1007.271, F.S.; prohibiting recreation and leisure studies courses from inclusion in dual enrollment programs; revising provisions for exceptions to grade point average requirements for dual enrollment programs; prohibiting district school boards and Florida College System institutions from limiting participation in dual enrollment programs; providing an exemption; revising specified dates relating to certain agreements; requiring district school boards to inform students and parents of specified information; requiring a school to have a specified form on file before enrolling a student in a dual enrollment course; providing requirements for such form; revising grade point average requirements for home education students; requiring, rather than authorizing, instructional materials to be made available to certain dual enrollment students free of charge; revising the requirements for articulation agreements; requiring private school articulation agreements to prohibit certain costs from being passed along to private school students or private schools; requiring the State Board of Education to adopt rules and the Board of Governors to adopt regulations for specified purposes; amending s. 1007.273, F.S.; changing the term "collegiate high school program" to "early college program"; defining the term "early college program"; requiring early college programs to prioritize certain courses; revising provisions relating to student performance contracts for students participating in early college programs; authorizing charter schools to execute contracts to establish an early college program with specified institutions; requiring the commissioner to annually report the status of early college programs to the Governor and the Legislature by a specified date; amending s. 1011.62, F.S.; providing funding calculations for certain students enrolled in specified programs; providing requirements for such calculations; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; amending s. 1001.10, F.S.; requiring the Department of Education to maintain an ineligible list of certain persons; providing for the removal of a person from a specified list under certain circumstances; requiring the State Board of Education to adopt rules; requiring the department to provide access to specified information to certain staff for specified purposes; amending s. 1012.31, requiring certain persons to execute and maintain an affidavit of separation form for specified purposes; providing requirements for such affidavit; requiring specified affidavit be provided for certain employment history checks; amending s. 1012.796, F.S.; requiring the commissioner to make a determination of probable cause within a specified timeframe for complaints relating to sexual misconduct with a student; providing for such timeframe to be held in abeyance under certain circumstances; requiring the commissioner to remove certain suspended personnel or administrators from certain positions under specified circumstances; requiring a district school superintendent to immediately suspend certain individuals and take specified action as a results of alleged misconduct; providing a timeframe for specified investigations; providing timeframe for administrative suspension; amending s. 1008.34, F.S.; revising the components on which a school's grade is based; amending 1006.20, F.S.; requiring the Florida High School Athletic Association (FHSAA) to allow certain schools and home education cooperatives to maintain full membership in the association or join by sport; requiring the FHSAA to allow public schools to join other athletic associations; prohibiting the FHSAA from taking retributory or discriminatory actions against member schools that join other athletic associations; requiring the Florida High School Athletic Association (FHSAA) to adopt bylaws requiring certain governing boards to approve the employment and continued employment of certain individuals; requiring the FHSAA to adopt bylaws or policies; requiring that 30 seconds be set aside for opening remarks at the beginning of all athletic events; prohibiting the association from controlling, monitoring, or reviewing the content of the opening remarks; requiring an announcement before the remarks that the association does not endorse the views or opinions presented; requiring the Commissioner of Education to submit a report to specified entities by December 1, 2020, on the feasibility of implementing a certain program; providing effective dates.

—was read the third time by title.

Representative Sullivan offered the following:

(Amendment Bar Code: 340345)

Amendment 2 (with directory and title amendments)—Remove line 947 and insert:

(11) VIRTUAL EDUCATION CONTRIBUTION.—The Legislature may annually provide in the Florida Education Finance Program a virtual education contribution. The amount of the virtual education contribution shall be the difference between the amount per FTE established in the General Appropriations Act for virtual education and the amount per FTE for each district and the Florida Virtual School, which may be calculated by taking the sum of the base FEFP allocation, the discretionary local effort, the statefunded discretionary contribution, the discretionary millage compression supplement, the research-based reading instruction allocation, the salary enhancement allocation the best and brightest teacher and principal

allocation, and the instructional materials allocation, and then dividing by the total unweighted FTE. This difference shall be multiplied by the virtual education unweighted FTE for programs and options identified in s. 1002.455 and the Florida Virtual School and its franchises to equal the virtual education contribution and shall be included as a separate allocation in the funding formula.

- (18) SALARY ENHANCEMENT ALLOCATION.—The Legislature may annually provide in the Florida Education Finance Program a salary enhancement allocation to assist school districts in their recruitment and retention of classroom teachers and other instructional and educational support staff. The amount of the allocation shall be specified in the General Appropriations Act and shall be allocated to each school district based on each school district's proportionate share of the state's total unweighted full-time equivalent student enrollment.
- (a)1. For fiscal year 2020-2021, each school district shall use its portion of the allocation as specified in the General Appropriations Act to increase the minimum base salary to the maximum amount achievable by the school district's portion of the allocation for a full-time classroom teacher, as defined in s. 1012.01(2)(a), but excluding substitute teachers. The term "minimum base salary" means the annual base salary on the salary schedule for a full-time classroom teacher.
- 2. For fiscal year 2020-2021, each school district shall use its portion of the allocation as specified in the General Appropriations Act to provide salary and compensation related enhancements for full-time classroom teachers, as defined in s. 1012.01(2)(a), but excluding substitute teachers, who did not receive an increase or who received an increase of less than two percent under subparagraph 1.
- (b) Beginning with the fiscal year 2021-2022 and thereafter, subject to legislative appropriation, each school district shall use its portion of the allocation as specified in the General Appropriations Act to maintain the increase provided during the prior fiscal year. Any remaining funds shall be used to increase the minimum base salary for a classroom teacher, as defined in s. 1012.01(2)(a), but excluding substitute teachers, by at least 75 percent of the largest salary adjustment made by the school district for a classroom teacher who is rated as highly effective, as determined by the classroom teacher's performance evaluation under s. 1012.34. If a school district has any remaining funds after complying with the 75 percent increase to the minimum base salary, such funds shall be used to provide salary and compensation related enhancements for instructional personnel, as defined in s. 1012.01(2), or educational support employees, as defined in s. 1012.01(6).
- (c) Before the distribution of the salary enhancement allocation, each school district shall submit for approval by the Department of Education a proposed distribution plan, in a format prescribed by the department. Annually, by December 1, each school district shall provide a report to the department that includes a detailed summary of how the school district utilized its entire portion of the salary enhancement allocation, the amount of the increase to the minimum base salaries for classroom teachers, and the salary schedule for the prior fiscal year and the fiscal year in which the base salary is increased.
- (d) Although district school boards and charter school governing boards are not precluded from bargaining over wages, the salary enhancement allocation must only be used to comply with the requirements of this subsection. THE FLORIDA BEST AND BRIGHTEST TEACHER AND PRINCIPAL ALLOCATION.
- (a) The Florida Best and Brightest Teacher and Principal Allocation is created to recruit, retain, and recognize classroom teachers and instructional personnel who meet the criteria established in s. 1012.731 and reward principals who meet the criteria established in s. 1012.732. Subject to annual appropriation, each school district shall receive an allocation based on the district's proportionate share of FEFP base funding. The Legislature may specify a minimum allocation for all districts in the General Appropriations Act.
 - (b) From the allocation, each district shall provide the following:
 - 1. A one-time recruitment award, as provided in s. 1012.731(3)(a);
 - 2. A retention award, as provided in s. 1012.731(3)(b); and

- 3. A recognition award, as provided in s. 1012.731(3)(e) from the remaining balance of the appropriation after the payment of all other awards authorized under ss. 1012.731 and 1012.732.
- (c) From the allocation, each district shall provide eligible principals an award as provided in s. 1012.732(3).

If a district's calculated awards exceed the allocation, the district may prorate the awards.

- Section 9. Paragraph (c) of subsection (1) of section 1012.22, Florida Statutes, is amended to read:
- 1012.22 Public school personnel; powers and duties of the district school board.—The district school board shall:
- (1) Designate positions to be filled, prescribe qualifications for those positions, and provide for the appointment, compensation, promotion, suspension, and dismissal of employees as follows, subject to the requirements of this chapter:
 - (c) Compensation and salary schedules.—
 - 1. Definitions.—As used in this paragraph:
- a. "Adjustment" means an addition to the base salary schedule that is not a bonus and becomes part of the employee's permanent base salary and shall be considered compensation under s. 121.021(22).
- b. "Grandfathered salary schedule" means the salary schedule or schedules adopted by a district school board before July 1, 2014, pursuant to subparagraph 4.
- c. "Instructional personnel" means instructional personnel as defined in s. 1012.01(2)(a)-(d), excluding substitute teachers.
- d. "Performance salary schedule" means the salary schedule or schedules adopted by a district school board pursuant to subparagraph 5.
- e. "Salary schedule" means the schedule or schedules used to provide the base salary for district school board personnel.
- f. "School administrator" means a school administrator as defined in s. 1012.01(3)(c).
- g. "Supplement" means an annual addition to the base salary for the term of the negotiated supplement as long as the employee continues his or her employment for the purpose of the supplement. A supplement does not become part of the employee's continuing base salary but shall be considered compensation under s. 121.021(22).
- 2. Cost-of-living adjustment.—A district school board may provide a cost-of-living salary adjustment if the adjustment:
- a. Does not discriminate among comparable classes of employees based upon the salary schedule under which they are compensated.
- b. Does not exceed 50 percent of the annual adjustment provided to instructional personnel rated as effective.
- 3. Advanced degrees.—A district school board may not use advanced degrees in setting a salary schedule for instructional personnel or school administrators hired on or after July 1, 2011, unless the advanced degree is held in the individual's area of certification and is only a salary supplement.
 - 4. Grandfathered salary schedule.—
- a. The district school board shall adopt a salary schedule or salary schedules to be used as the basis for paying all school employees hired before July 1, 2014. Instructional personnel on annual contract as of July 1, 2014, shall be placed on the performance salary schedule adopted under subparagraph 5. Instructional personnel on continuing contract or professional service contract may opt into the performance salary schedule if the employee relinquishes such contract and agrees to be employed on an annual contract under s. 1012.335. Such an employee shall be placed on the performance salary schedule and may not return to continuing contract or professional service contract status. Any employee who opts into the performance salary schedule may not return to the grandfathered salary schedule.
- b. In determining the grandfathered salary schedule for instructional personnel, a district school board must base a portion of each employee's compensation upon performance demonstrated under s. 1012.34 and shall provide differentiated pay for both instructional personnel and school administrators based upon district-determined factors, including, but not limited to, additional responsibilities, school demographics, critical shortage areas, and level of job performance difficulties.

- 5. Performance salary schedule.—By July 1, 2014, the district school board shall adopt a performance salary schedule that provides annual salary adjustments for instructional personnel and school administrators based upon performance determined under s. 1012.34. Employees hired on or after July 1, 2014, or employees who choose to move from the grandfathered salary schedule to the performance salary schedule shall be compensated pursuant to the performance salary schedule once they have received the appropriate performance evaluation for this purpose.
 - a. Base salary.—The base salary shall be established as follows:
- (I) The base salary for instructional personnel or school administrators who opt into the performance salary schedule shall be the salary paid in the prior year, including adjustments only.
- (II) Beginning July 1, 2014, instructional personnel or school administrators new to the district, returning to the district after a break in service without an authorized leave of absence, or appointed for the first time to a position in the district in the capacity of instructional personnel or school administrator shall be placed on the performance salary schedule.
- b. Salary adjustments.—Salary adjustments for highly effective or effective performance shall be established as follows:
- (I) The annual salary adjustment under the performance salary schedule for an employee rated as highly effective must be $\underline{25}$ percent greater than the highest annual salary adjustment available to an employee of the same classification through any other salary schedule adopted by the district.
- (II) The annual salary adjustment under the performance salary schedule for an employee rated as effective must be equal to at least 50 percent and no more than 75 percent of the annual adjustment provided for a highly effective employee of the same classification.
- (III) The performance salary schedule shall not provide an annual salary adjustment for an employee who receives a rating other than highly effective or effective for the year.
- c. Salary supplements.—In addition to the salary adjustments, each district school board shall provide for salary supplements for activities that must include, but are not limited to:
 - (I) Assignment to a Title I eligible school.
- (II) Assignment to a school that earned a grade of "F" or three consecutive grades of "D" pursuant to s. 1008.34 such that the supplement remains in force for at least 1 year following improved performance in that school.
- (III) Certification and teaching in critical teacher shortage areas. Statewide critical teacher shortage areas shall be identified by the State Board of Education under s. 1012.07. However, the district school board may identify other areas of critical shortage within the school district for purposes of this sub-sub-subparagraph and may remove areas identified by the state board which do not apply within the school district.
 - (IV) Assignment of additional academic responsibilities.

If budget constraints in any given year limit a district school board's ability to fully fund all adopted salary schedules, the performance salary schedule shall not be reduced on the basis of total cost or the value of individual awards in a manner that is proportionally greater than reductions to any other salary schedules adopted by the district.

Section 10. <u>Sections 1012.731 and 1012.732</u>, Florida Statutes, are repealed.

DIRECTORY AMENDMENT

Remove line 827 and insert:

Section 8. Paragraphs (i) and (n) of subsection (1) and subsections (11) and (18) of

TITLE AMENDMENT

Remove line 63 and insert:

specified fiscal year; revising the calculation of the virtual education contribution; establishing the salary enhancement allocation; providing requirements for the use of such allocation for specified fiscal years; deleting the Florida Best and Brightest Teacher and Principal Allocation; amending s. 1012.22, F.S., revising requirements for a specified salary adjustment;

repealing s. 1012.731, F.S., relating to the Florida Best and Brightest Teacher Program; repealing s. 1012.732, F.S., relating to the Florida Best and Brightest Principal Program; amending s. 1001.10, F.S.;

Rep. Sullivan moved the adoption of the amendment.

THE SPEAKER IN THE CHAIR

Recessed

The House stood in informal recess at 3:30 p.m., to reconvene upon call of the Chair.

Reconvened

The House was called to order by the Speaker at 4:38 p.m. A quorum was present [Session Vote Sequence: 599].

Bills and Joint Resolutions on Third Reading

HB 7103 with pending Amendment 2 (340345) was taken up.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on the adoption of **Amendment 2**, which failed to receive the required two-thirds vote for adoption. The vote was:

Session Vote Sequence: 600

Representative Magar in the Chair.

Yeas—73			
Aloupis	Fine	McClain	Roth
Altman	Fischer	McClure	Sabatini
Andrade	Fitzenhagen	Newton	Santiago
Avila	Grall	Oliva	Shoaf
Bell	Grant, J.	Overdorf	Sirois
Beltran	Grant, M.	Payne	Smith, D.
Brannan	Gregory	Perez	Sprowls
Buchanan	Hage	Pigman	Stevenson
Burton	Hill	Plakon	Stone
Byrd	Ingoglia	Plasencia	Sullivan
Caruso	Killebrew	Ponder	Toledo
Clemons	La Rosa	Raschein	Tomkow
Cummings	LaMarca	Renner	Trumbull
DiCeglie	Latvala	Roach	Williamson
Donalds	Leek	Robinson	Yarborough
Duggan	Magar	Rodrigues, R.	Zika
Eagle	Maggard	Rodriguez, A.	
Fernandez-Barquin	Mariano	Rodriguez, A. M.	
Fetterhoff	Massullo	Rommel	

Silvers

Stark Thompson

Valdés Watson, B.

Webb

Willhite

Williams

Watson, C.

Slosberg Smith, C.

Nays-44 Alexander Driskell Hattersley Hogan Johnson Antone DuBose Auslev Duran Jenne Brown Eskamani Jones Bush Fernández Joseph Casello Geller McGhee Cortes, J. Goff-Marcil Mercado Daley Good Omphroy Daniels Gottlieb Polo Davis Grieco Polsky Diamond Hart Pritchett

Votes after roll call:

Yeas—Drake Nays—Jacobs

Representative Sullivan offered the following:

(Amendment Bar Code: 329777)

Amendment 3 (with title amendment)—Between lines 1257 and 1258,

Section 16. Paragraph (a) of subsection (1) and subsection (3) of section 1002.391, Florida Statutes, are amended to read:

1002.391 Auditory-oral education programs.—

- (1) As used in this section, the term:
- (a) "Auditory-oral education program" means a program that develops and relies solely on listening skills and uses an implant or assistive hearing device for the purpose of relying on speech and spoken language skills as the method of communication and uses faculty and supervisors certified as listening and spoken language specialists each day the child is in attendance.
- (3) The level of services shall be determined by the individual educational plan team or individualized family support plan team, which includes the child's parent in accordance with the rules of the State Board of Education and a certified listening and spoken language specialist from the family's chosen program. A child is eligible for services under this section until the end of the school year in which he or she reaches the age of 7 years or after grade 2, whichever comes first.

TITLE AMENDMENT

Remove line 112 and insert:

certain program; amending s. 1002.391, F.S.; revising the definition for the term "auditory-oral education program"; requiring certain individual educational plan teams and individualized family support plan teams to include a specified specialist; providing effective dates.

Rep. Sullivan moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Consideration of HB 7103 was temporarily postponed.

CS/HB 1187—A bill to be entitled An act relating to organ donation; amending s. 395.1055, F.S.; revising a provision relating to certain rules adopted by the Agency for Health Care Administration; amending s. 765.5155, F.S.; revising the responsibilities of a contractor procured by the agency for the purpose of educating and informing the public about anatomical gifts; amending s. 765.517, F.S.; prohibiting an organ transplantation facility from charging a donor or his or her family member any fee for services relating to the procurement or donation of organs; amending s. 765.522, F.S.; revising a requirement that the agency establish rules and guidelines relating to the education of certain individuals designated to perform certain organ donation procedures; amending s. 765.543, F.S.; revising the duties of the Organ and Tissue Procurement and Transplantation Advisory Board; requiring the board to submit certain recommendations to the agency by a specified date; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 601

Yeas—117

Representative Magar in the Chair.

Alexander	Caruso
Aloupis	Casello
Altman	Clemons
Andrade	Cortes, J.
Antone	Cummings
Ausley	Daley
Avila	Daniels
Bell	Davis
Beltran	Diamond
Brannan	DiCeglie
Brown	Donalds
Buchanan	Drake
Burton	Driskell
Bush	DuBose
Byrd	Duggan
•	
Buchanan Burton Bush	Donalds Drake Driskell DuBose

Duran Grant M Eagle Gregory Eskamani Grieco Fernández Hage Fernandez-Barquin Hart Fetterhoff Hattersley Fine Hill Hogan Johnson Fischer Fitzenhagen Ingoglia Geller Jenne Goff-Marcil Jones Good Joseph Gottlieb Killebrew Grall La Rosa Grant, J. LaMarca

Latvala	Perez	Rommel
Leek	Pigman	Roth
Magar	Plakon	Sabatini
Maggard	Plasencia	Santiago
Mariano	Polo	Shoaf
Massullo	Polsky	Silvers
McClain	Ponder	Sirois
McClure	Pritchett	Slosberg
McGhee	Raschein	Smith, C.
Mercado	Renner	Smith, D.
Newton	Roach	Sprowls
Oliva	Robinson	Stark
Omphroy	Rodrigues, R.	Stevenson
Overdorf	Rodriguez, A.	Stone
Payne	Rodriguez, A. M.	Sullivan
•	5,	

Thompson Toledo Tomkow Trumbull Watson, B. Watson, C. Webb Willhite Williams Williamson Yarborough Zika

Nays-None

Votes after roll call:

Yeas-Jacobs, Jacquet

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 1061—A bill to be entitled An act relating to aquatic preserves; creating s. 258.3991, F.S.; creating the Nature Coast Aquatic Preserve; designating the preserve for inclusion in the aquatic preserve system and as an Outstanding Florida Water; describing the boundaries of the preserve; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 602

Representative Magar in the Chair.

Yeas—117		
Alexander	Duran	Latvala
Aloupis	Eagle	Leek
Altman	Eskamani	Magar
Andrade	Fernández	Maggard
Antone	Fernandez-Barquin	Massullo
Ausley	Fetterhoff	McClain
Avila	Fine	McClure
Bell	Fischer	McGhee
Beltran	Fitzenhagen	Mercado
Brannan	Geller	Newton
Brown	Goff-Marcil	Oliva
Buchanan	Good	Omphroy
Burton	Gottlieb	Overdorf
Bush	Grall	Payne
Byrd	Grant, J.	Perez
Caruso	Grant, M.	Pigman
Casello	Gregory	Plakon
Clemons	Grieco	Plasencia
Cortes, J.	Hage	Polo
Cummings	Hart	Polsky
Daley	Hattersley	Ponder
Daniels	Hill	Pritchett
Davis	Hogan Johnson	Raschein
Diamond	Ingoglia	Renner
DiCeglie	Jenne	Roach
Donalds	Jones	Robinson
Drake	Joseph	Rodrigues, R.
Driskell	Killebrew	Rodriguez, A.
DuBose	La Rosa	Rodriguez, A. M.
Duragen	LaManaa	D amama al

LaMarca

Roth Sabatini Santiago Shoaf Silvers Sirois Slosberg Smith, Č Smith, D. Sprowls Stark Stevenson Stone Sullivan Thompson Toledo Tomkow Trumbull Valdés Watson, B. Watson, C. Webb Willhite Williams Williamson Yarborough Zika.

Nays-1 Mariano

Duggan

So the bill passed and was immediately certified to the Senate.

CS/HB 559—A bill to be entitled An act relating to institutional formularies established by nursing home facilities; creating s. 400.143, F.S.; providing definitions; authorizing a nursing home facility to establish and implement an institutional formulary; requiring a nursing home facility to

Rommel

Rommel

Sabatini

Santiago

Shoaf Silvers

Sirois

Slosberg Smith, C

Smith, D. Sprowls Stark

Stevenson Stone

Sullivan Thompson Toledo

Tomkow

Valdés

Webb

Zika

Willhite

Williams

Williamson

Yarborough

Trumbull

Watson, B.

Watson, C.

Roth

establish a committee to develop an institutional formulary; providing for committee membership; providing requirements for the development and implementation of the institutional formulary; requiring a nursing home facility to maintain the written policies and procedures for the institutional formulary; requiring a nursing home facility to make available such policies and procedures to the Agency for Health Care Administration, upon request; requiring a prescriber to authorize the use of the institutional formulary for each patient; requiring a nursing home facility to obtain the prescriber's approval for any changes made to the institutional formulary; authorizing a prescriber to opt out of using the institutional formulary; prohibiting a nursing home facility from taking adverse action against a prescriber for declining to use the institutional formulary; requiring a nursing home facility to notify the prescriber of therapeutic substitutions using a certain method of communication; requiring the nursing home facility to document such substitutions in a resident's medical records; authorizing a prescriber to prevent a therapeutic substitution for a specific prescription; requiring the nursing home facility to obtain informed consent for the use of the institutional formulary; requiring such facility to inform a resident or the resident's legal representative, or his or her designee, of the right to refuse to participate in the use of the institutional formulary; prohibiting a nursing home facility from taking adverse action against a resident for refusing to participate in the use of the institutional formulary; amending s. 465.025, F.S.; authorizing a pharmacist to therapeutically substitute medicinal drugs under an institutional formulary established by a nursing home facility under certain circumstances; prohibiting a pharmacist from therapeutically substituting a medicinal drug under certain circumstances; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 603

Good

Representative Magar in the Chair.

Yeas-116 Alexander Duggan LaMarca Rodriguez, A. Aloupis Duran Latvala Rodriguez, A. M. Altman Eagle Leek Rommel Andrade Eskamani Magar Roth Antone Fernández Maggard Sabatini Fernandez-Barquin Ausley Mariano Santiago Avila Fetterhoff Massullo Shoaf Bell McClain Silvers Fine Beltran Fischer McClure Sirois Slosberg Brannan Fitzenhagen McGhee Geller Mercado Smith, D. Brown Goff-Marcil Buchanan Newton Sprowls Gottlieb Oliva Stark Burton Bush Grall Omphroy Stevenson Byrd Grant, J. Overdorf Stone Grant, M. Payne Sullivan Caruso Casello Thompson Gregory Perez Clemons Grieco Pigman Toledo Cortes, J. Hage Plakon Tomkow Cummings Plasencia Trumbull Hart Daley Hattersley Polo Valdés Daniels Polsky Watson, B. Hogan Johnson Davis Ponder Watson, C. Diamond Pritchett Ingoglia Webb Willhite DiCeglie Jenne Raschein Donalds Jones Renner Williams Drake Joseph Roach Williamson Driskell Killebrew Robinson Yarborough DuBose La Rosa Rodrigues, R. Zika Nays—2

So the bill passed and was immediately certified to the Senate.

Smith, C.

CS/HB 1005—A bill to be entitled An act relating to voting systems; amending s. 97.021, F.S.; defining the term "automatic tabulating equipment" for purposes of the Florida Election Code; amending s. 101.5612, F.S.;

revising the timeframes for certain public testing of automatic tabulating equipment; amending s. 101.5614, F.S.; revising procedures governing the canvassing of returns to specify usage of a voting system's automatic tabulating equipment; amending s. 102.141, F.S.; specifying the circumstances under which ballots must be processed through automatic tabulating equipment in a recount; amending s. 102.166, F.S.; specifying the manner by which a manual recount may be conducted; revising requirements for hardware or software used in a manual recount; authorizing overvotes and undervotes to be identified and sorted physically or digitally in a manual recount; revising minimum requirements for Department of State rules to require procedures regarding the certification and use of automatic tabulating equipment for manual recounts; providing construction; providing effective dates.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 604

Veac__118

Representative Magar in the Chair.

16as—118		
Alexander	Duran	Latvala
Aloupis	Eagle	Leek
Altman	Eskamani	Magar
Andrade	Fernández	Maggard
Antone	Fernandez-Barquin	Mariano
Ausley	Fetterhoff	Massullo
Avila	Fine	McClain
Bell	Fischer	McClure
Beltran	Fitzenhagen	McGhee
Brannan	Geller	Mercado
Brown	Goff-Marcil	Newton
Buchanan	Good	Oliva
Burton	Gottlieb	Omphroy
Bush	Grall	Overdorf
Byrd	Grant, J.	Payne
Caruso	Grant, M.	Perez
Casello	Gregory	Pigman
Clemons	Grieco	Plakon
Cortes, J.	Hage	Plasencia
Cummings	Hart	Polo
Daley	Hattersley	Polsky
Daniels	Hill	Ponder
Davis	Hogan Johnson	Pritchett
Diamond	Ingoglia	Raschein
DiCeglie	Jenne	Renner
Donalds	Jones	Roach
Drake	Joseph	Robinson
Driskell	Killebrew	Rodrigues, R.
DuBose	La Rosa	Rodriguez, A.
Duggan	LaMarca	Rodriguez, A. M.

Nays-None

Votes after roll call: Yeas—Jacobs, Jacquet

So the bill passed and was immediately certified to the Senate.

Consideration of HB 855 was temporarily postponed.

HB 1465—A bill to be entitled An act relating to Hardee County Economic Development Authority, Hardee County; amending chapter 2004-394, Laws of Florida, as amended; authorizing the Hardee County Economic Development Authority to approve an operating budget for specified purposes under certain circumstances; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 605

Representative Magar in the Chair.

Yeas-118

Alexander Latvala Rommel Duran Aloupis Eagle Leek Roth Eskamani Sabatini Altman Magar Maggard Andrade Fernández Santiago Fernandez-Barquin Antone Mariano Shoaf Ausley Fetterhoff Massullo Silvers Avila Fine McClain Sirois Fischer Bell McClure Slosberg Beltran Fitzenhagen McGhee Smith, Č Brannan Geller Mercado Smith, D. Goff-Marcil Brown Newton Sprowls Buchanan Good Oliva Stark Burton Gottlieb Omphroy Stevenson Bush Grall Overdorf Stone Byrd Grant, J. Payne Sullivan Caruso Grant, M. Perez Thompson Casello Pigman Gregory Toledo Tomkow Clemons Grieco Plakon Cortes, J. Plasencia Trumbull Hage Cummings Polo Valdés Polsky Watson, B. Daley Hattersley Daniels Hill Ponder Watson, C. Davis Hogan Johnson Pritchett Webb Diamond Ingoglia Raschein Willhite DiCeglie Jenne Renner Williams Donalds Jones Roach Williamson Drake Joseph Robinson Yarborough Driskell Killebrew Rodrigues, R. Zika DuBose La Rosa Rodriguez, A. Rodriguez, A. M. Duggan LaMarca

Nays-None

Votes after roll call:

Yeas-Jacobs, Jacquet

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/CS/HB 623—A bill to be entitled An act relating to community associations; amending s. 514.0115, F.S.; exempting certain property association pools from Department of Health regulations; amending s. 627.714, F.S.; prohibiting subrogation rights against a condominium association under certain circumstances; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and void; providing that discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not reimpose or preserve a discriminatory restriction; providing requirements for a parcel owner to remove a discriminatory restriction from a covenant or restriction; amending s. 718.111, F.S.; requiring that certain records be maintained for a specified time; requiring associations to maintain official records in a specified manner; requiring an association to provide a checklist or affidavit relating to certain records to certain persons; requiring such checklist or affidavit to be maintained for a time certain; creating a rebuttable presumption; prohibiting an association from requiring certain actions relating to the inspection of records; revising requirements relating to the posting of digital copies of certain documents by certain condominium associations; amending s. 718.112, F.S.; authorizing a condominium association to extinguish discriminatory restrictions; revising calculation of a board member's term limit; providing requirements for certain notices; revising the fees an association may charge for transfers; deleting a prohibition against employing or contracting with certain service providers; amending s. 718.113, F.S.; defining the terms "natural gas fuel" and "natural gas fuel vehicle"; revising legislative findings; revising requirements for electric vehicle charging stations; providing requirements for the installation of natural gas fuel stations on property governed by condominium associations; amending s. 718.117, F.S.; conforming provisions to changes made by the act; amending s. 718.121, F.S.; providing when the installation of a natural gas fuel station may be the basis of a lien; amending s. 718.1255, F.S.; authorizing parties to initiate presuit mediation under certain circumstances; specifying when arbitration is binding on the parties; providing requirements for presuit mediation; amending s. 718.202, F.S.; revising use of certain withdrawn

escrow funds by developers; amending s. 718.303, F.S.; revising requirements for certain actions for failure to comply with specified provisions; revising requirements for certain fines; amending s. 718.501, F.S.; defining the term "financial issue"; authorizing the Division of Condominiums, Timeshares, and Mobile Homes to adopt rules; amending s. 718.5014, F.S.; revising where the principal office of the Office of the Condominium Ombudsman must be maintained; amending s. 719.103, F.S.; revising the definition of the term "unit" to specify that an interest in a cooperative unit is an interest in real property; amending s. 719.104, F.S.; prohibiting an association from requiring certain actions relating to the inspection of records; amending s. 719.106, F.S.; revising provisions relating to a quorum and voting rights for members remotely participating in meetings; amending procedure to challenge a board member recall; authorizing cooperative associations to extinguish discriminatory restrictions; amending s. 720.303, F.S.; authorizing an association to adopt procedures for electronic meeting notices; revising the documents that constitute the official records of an association; revising when a specified statement must be included in an association's financial report; revising requirements for such statement; revising when an association is deemed to have provided for reserve accounts; amending procedure to challenge a board member recall; amending s. 720.304, F.S.; authorizing a homeowner to display certain flags; amending s. 720.305, F.S.; providing requirements for certain fines; amending s. 720.306, F.S.; revising requirements for providing certain notices; providing limitations on associations when a parcel owner attempts to rent or lease his or her parcel; amending the procedure for election disputes; amending s. 720.311, F.S.; amending the procedure for election disputes; amending s. 720.3075, F.S.; authorizing homeowners' associations to extinguish discriminatory restrictions; providing an effective date.

-was read the third time by title.

Representative Shoaf offered the following:

(Amendment Bar Code: 574141)

Amendment 1 (with title amendment)—Remove lines 95-104 and insert: Section 1. Subsections (3) through (7) of section 514.0115, Florida Statutes, are renumbered as subsections (4) through (8), respectively, and a new subsection (3) is added to that section, to read:

514.0115 Exemptions from supervision or regulation; variances.—

(3) Pools serving homeowners' associations and other property associations which have no more than 32 units or parcels and which are not operated as public lodging establishments are exempt from supervision under this chapter, except for water quality and ss. 514.0315, 514.05, and 514.06.

Section 2. Subsection (7) of section 553.77, Florida Statutes, is amended to read:

553.77 Specific powers of the commission.—

(7) Building officials shall recognize and enforce variance orders issued by the Department of Health <u>under s. 514.0115(8)</u> pursuant to s. 514.0115(7), including any conditions attached to the granting of the variance.

TITLE AMENDMENT

Remove line 4 and insert:

pools from Department of Health regulations; amending s. 553.77, F.S.; conforming cross references; amending

Rep. Shoaf moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/CS/HB 623. The vote was:

Session Vote Sequence: 606

Representative Magar in the Chair.

Yeas—115			
Alexander	Duggan	La Rosa	Rodriguez, A.
Aloupis	Duran	LaMarca	Rodriguez, A. M.
Altman	Eagle	Latvala	Rommel
Andrade	Eskamani	Leek	Roth
Antone	Fernández	Magar	Sabatini
Ausley	Fernandez-Barquin	Maggard	Santiago
Avila	Fetterhoff	Mariano	Shoaf
Bell	Fine	Massullo	Silvers
Beltran	Fischer	McClain	Sirois
Brannan	Fitzenhagen	McClure	Slosberg
Brown	Geller	McGhee	Smith, C.
Buchanan	Goff-Marcil	Newton	Smith, D.
Burton	Good	Oliva	Sprowls
Bush	Gottlieb	Omphroy	Stark
Byrd	Grall	Overdorf	Stevenson
Caruso	Grant, J.	Payne	Stone
Casello	Grant, M.	Perez	Sullivan
Clemons	Gregory	Pigman	Thompson
Cortes, J.	Grieco	Plakon	Toledo
Cummings	Hage	Plasencia	Tomkow
Daley	Hart	Polo	Trumbull
Daniels	Hattersley	Polsky	Watson, B.
Davis	Hill	Ponder	Watson, C.
Diamond	Hogan Johnson	Pritchett	Webb
DiCeglie	Ingoglia	Raschein	Willhite
Donalds	Jenne	Renner	Williamson
Drake	Jones	Roach	Yarborough
Driskell	Joseph	Robinson	Zika
DuBose	Killebrew	Rodrigues, R.	

Nays-None

Votes after roll call:

Yeas-Jacobs

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

HB 7019—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 119.071, F.S., which provides an exemption from public records requirements for certain criminal intelligence and criminal investigative information that reveals the identity of a victim of certain human trafficking offenses; removing the scheduled repeal of the exemption; amending s. 943.0583, F.S., which provides an exemption from public records requirements for criminal intelligence and criminal investigative information revealing the identity of a victim of human trafficking whose criminal history record has been ordered expunged; removing the scheduled repeal of the exemption; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 607

Representative Magar in the Chair.

Yeas-117 Alexander Goff-Marcil Daley Latvala Daniels Good Leek Aloupis Gottlieb Altman Davis Magar Diamond Maggard Andrade Grall Grant, J. Antone DiCeglie Mariano Ausley Donalds Grant, M. Massullo Avila Drake Gregory McClain Driskell Bell Grieco McClure Beltran DuBose Hage McGhee Brannan Duggan Hart Mercado Brown Duran Hattersley Newton Buchanan Eagle Hill Oliva Hogan Johnson Overdorf Burton Eskamani Bush Fernández Ingoglia Payne Byrd Fernandez-Barquin Jenne Perez Caruso Fetterhoff Jones Pigman Casello Fine Joseph Plakon Fischer Killebrew Plasencia Clemons Cortes, J. Fitzenhagen La Rosa Polo Geller LaMarca Polsky Cummings

Watson, C. Ponder Roth Stark Sabatini Pritchett Stevenson Webb Willhite Raschein Santiago Stone Sullivan Renner Shoaf Williams Roach Silvers Thompson Williamson Robinson Sirois Toledo Yarborough Rodrigues, R. Slosberg Tomkow Zika Rodriguez, A. Smith, C Trumbull Rodriguez, A. M. Smith, D. Valdés Watson, B. Rommel Sprowls

Nays-None

Votes after roll call: Yeas—Jacobs

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 715—A bill to be entitled An act relating to reclaimed water; amending s. 403.064, F.S.; requiring certain domestic wastewater utilities to submit plans for eliminating nonbeneficial surface water discharges to the Department of Environmental Protection and to implement such plans by specified dates; providing plan requirements; requiring the department to approve plans that meet certain requirements and to make determinations regarding such plans within a specified timeframe; requiring certain domestic wastewater utilities to submit updated annual plans until certain conditions are met; requiring the department to submit an annual report to the Legislature by a specified date; providing applicability; providing construction; creating s. 403.8531, F.S.; providing legislative intent; providing definitions; requiring the Department of Environmental Protection to adopt specified rules: requiring the department and the water management districts to develop and execute, by a specified date, a memorandum of agreement for the coordinated review of specified permits; providing that potable reuse projects by private entities are eligible for certain expedited permitting and funding priorities; providing construction; creating s. 403.892; providing definitions; requiring counties, municipalities, and special districts to authorize graywater technologies under certain circumstances and to provide incentives for the implementation of such technologies; providing requirements for such incentives; requiring the department to convene at least one technical advisory group for specified purposes; providing for the composition of the technical advisory group; requiring the department to review reclaimed water, potable reuse, drinking water, and aquifer recharge rules and revise such rules as necessary; providing applicability of specified reclaimed water aquifer storage and recovery system requirements; providing a directive to the Division of Law Revision; providing a declaration of important state interest; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 608

Representative Magar in the Chair.

Yeas—118 Alexander Aloupis Altman Andrade Antone Ausley Avila Bell Beltran Brannan Brown Buchanan Burton Bush Byrd Caruso Casello	Cortes, J. Cummings Daley Daniels Davis Diamond DiCeglie Donalds Drake Driskell DuBose Duggan Duran Eagle Eskamani Fernández Fernandez-Barquin	Fine Fischer Fitzenhagen Geller Goff-Marcil Good Gottlieb Grall Grant, J. Grant, M. Gregory Grieco Hage Hart Hattersley Hill Hogan Johnson	Jenne Jones Joseph Killebrew La Rosa LaMarca Latvala Leek Magar Maggard Mariano Massullo McClain McClure McGhee McGhee McGhee Newton
	Fernandez-Barquin Fetterhoff	Hogan Johnson Ingoglia	
Cicinons	1 CHCIHOII	mgogna	Oliva

Trumbull Sirois Omphroy Renner Slosberg Overdorf Roach Valdés Watson, B. Robinson Payne Smith, C. Rodrigues, R. Smith, D. Perez Watson, C. Pigman Rodriguez, A. Sprowls Webb Rodriguez, A. M. Plakon Stark Willhite Plasencia Rommel Stevenson Williams Polo Roth Stone Williamson Polsky Sabatini Sullivan Yarborough Ponder Santiago Thompson Zika Pritchett Shoaf Toledo Raschein Silvers Tomkow

Nays-None

Votes after roll call:

Yeas-Jacobs

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 921—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 316.520, F.S.; revising application of agricultural load securing requirements; amending s. 570.441, F.S.; extending the scheduled expiration for the Department of Agriculture and Consumer Services' use of funds from the Pest Control Trust Fund for certain duties of the department; amending s. 590.02, F.S.; directing the Florida Forest Service to develop a training curriculum for wildland firefighters; providing requirements for such training; amending s. 597.003, F.S.; authorizing the Department of Agriculture and Consumer Services to revoke an aquaculture certificate of registration under certain conditions; amending s. 633.408, F.S.; providing wildland firefighter training and certification for certain firefighters and volunteer firefighters; providing an effective date.

—was read the third time by title.

Representative Fetterhoff offered the following:

(Amendment Bar Code: 617843)

Amendment 2 (with title amendment)—Between lines 31 and 32, insert: Section 2. Subsection (18) is added to section 527.01, Florida Statutes, to read:

- 527.01 Definitions.—As used in this chapter:
- (18) "Recreational vehicle" means a motor vehicle that is designed to provide temporary living quarters for recreational, camping, or travel use and that has its own propulsion or is mounted on or towed by another motor vehicle.
- Section 3. Subsection (1) and paragraph (a) of subsection (5) of section 527.0201, Florida Statutes, are amended to read:
 - 527.0201 Qualifiers; master qualifiers; examinations.—
- (1) In addition to the requirements of s. 527.02, <u>a</u> any person applying for a license to engage in category I, category II, or category V activities must prove competency by passing a written examination administered by the department or its agent with a grade of 70 percent or above in each area tested. Each applicant for examination shall submit a \$20 nonrefundable fee.
- (a) The department shall by rule specify the general areas of competency to be covered by each examination and the relative weight to be assigned in grading each area tested.
- (b) The department shall by rule specify the requirements for agents qualified to administer the written competency examinations required by this part.
- (c)1. The department shall by rule establish a separate written competency examination for a person applying for a license to engage in category I activities solely related to the service and repair of recreational vehicles. The category I recreational vehicle dealer/installer examination must include and ensure competency in the following activities as they relate to recreational vehicles:
- a. Operating a liquefied petroleum gas dispensing unit to serve liquid product to a consumer for industrial, commercial, or domestic use;

- b. Selling or offering to sell, or leasing or offering to lease, apparatus, appliances, and equipment for the use of liquefied petroleum gas; and
- c. Installing, servicing, or repairing recreational vehicle liquefied petroleum gas appliances and equipment.
- 2. A qualifier or master qualifier who has passed the category I recreational vehicle dealer/installer examination may engage in category I activities solely related to the service and repair of recreational vehicles.
- (5) In addition to all other licensing requirements, each category I and category V licensee must, at the time of application for licensure, identify to the department one master qualifier who is a full-time employee at the licensed location. This person shall be a manager, owner, or otherwise primarily responsible for overseeing the operations of the licensed location and must provide documentation to the department as provided by rule. The master qualifier requirement shall be in addition to the requirements of subsection (1).
- (a) In order to apply for certification as a master qualifier, each applicant must have been a registered qualifier for a minimum of 3 years of verifiable LP gas experience or hold a professional certification by an LP gas manufacturer as adopted by department rule immediately preceding submission of the application, must be employed by a licensed category I or category V licensee, or an applicant for such license, and must pass a master qualifier competency examination administered by the department or its agent. Master qualifier examinations shall be based on Florida's laws, rules, and adopted codes governing liquefied petroleum gas safety, general industry safety standards, and administrative procedures. The applicant must successfully pass the examination with a grade of 70 percent or above. Each applicant for master qualifier registration must submit to the department a nonrefundable \$30 examination fee before the examination.

TITLE AMENDMENT

Remove line 5 and insert:

requirements; amending s. 527.01, F.S.; defining the term "recreational vehicle"; amending s. 527.0201, F.S.; requiring the Department of Agriculture and Consumer Services to adopt rules specifying requirements for agents to administer certain competency examinations and establishing a competency examination for a license to engage in activities solely related to the service and repair of recreational vehicles; authorizing certain qualifiers and master qualifiers to engage in activities solely related to the service and repair of recreational vehicles; requiring verifiable LP gas experience or professional certification by an LP gas manufacturer in order to apply for certification as a master qualifier; amending s. 570.441, F.S.; extending the

Rep. Fetterhoff moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/HB 921. The vote was:

Session Vote Sequence: 609

Representative Magar in the Chair.

Yeas—118			
Alexander	Daley	Goff-Marcil	Latvala
Aloupis	Daniels	Good	Leek
Altman	Davis	Gottlieb	Magar
Andrade	Diamond	Grall	Maggard
Antone	DiCeglie	Grant, J.	Mariano
Ausley	Donalds	Grant, M.	Massullo
Avila	Drake	Gregory	McClain
Bell	Driskell	Grieco	McClure
Beltran	DuBose	Hage	McGhee
Brannan	Duggan	Hart	Mercado
Brown	Duran	Hattersley	Newton
Buchanan	Eagle	Hill	Oliva
Burton	Eskamani	Hogan Johnson	Omphroy
Bush	Fernández	Ingoglia	Overdorf
Byrd	Fernandez-Barquin	Jenne	Payne
Caruso	Fetterhoff	Jones	Perez
Casello	Fine	Joseph	Pigman
Clemons	Fischer	Killebrew	Plakon
Cortes, J.	Fitzenhagen	La Rosa	Plasencia
Cummings	Geller	LaMarca	Polo

JOURNAL OF THE HOUSE OF REPRESENTATIVES

Polsky Watson, B. Rommel Sprowls Ponder Watson, C. Roth Stark Pritchett Sabatini Stevenson Webb Raschein Santiago Stone Willhite Renner Shoaf Sullivan Williams Roach Silvers Thompson Williamson Robinson Sirois Toledo Yarborough Rodrigues, R. Slosberg Tomkow Zika Rodriguez, A. Smith, Č Trumbull Rodriguez, A. M. Smith, D. Valdés

Nays-None

Votes after roll call:

Yeas-Jacobs

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

CS/HB 941—A bill to be entitled An act relating to treatment-based drug court programs; amending s. 397.334, F.S.; authorizing a court to offer an option for verification of participation in self-help groups or activities to certain defendants; amending s. 397.403, F.S.; revising a provision relating to the applicability of certain licensure renewal requirements to certain substance abuse programs; providing an effective date.

-was read the third time by title.

REPRESENTATIVE RASCHEIN IN THE CHAIR

The question recurred on the passage of CS/HB 941. The vote was:

Session Vote Sequence: 610

Representative Raschein in the Chair.

Yeas-116

Alexander Duran LaMarca Rodriguez, A. M. Aloupis Latvala Rommel Eagle Altman Eskamani Leek Roth Antone Fernández Magar Sabatini Fernandez-Barquin Maggard Ausley Santiago Avila Fetterhoff Mariano Shoaf Bell Fine Massullo Silvers Fischer Beltran McClain Sirois Fitzenhagen McClure Slosberg Brannan Brown Geller McGhee Smith, C Goff-Marcil Smith, D. Buchanan Mercado Burton Good Newton Sprowls Bush Gottlieb Oliva Stark Byrd Grall Omphroy Stevenson Caruso Grant, J. Overdorf Stone Casello Grant, M. Payne Sullivan Clemons Perez Thompson Gregory Pigman Cortes, J. Grieco Toledo Cummings Plakon Tomkow Hage Daley Daniels Plasencia Trumbull Hart Hattersley Valdés Polo Polsky Watson, B. Davis Hill Hogan Johnson Watson, C. Diamond Ponder Ingoglia Pritchett Webb DiCeglie Donalds Willhite Raschein Jenne Renner Williams Drake Jones Driskell Roach Williamson Joseph DuBose Killebrew Robinson Yarborough Rodrigues, R. Duggan La Rosa 7ika

Nays-None

Votes after roll call:

Yeas—Andrade, Jacobs, Rodriguez, A.

So the bill passed, as amended, and was immediately certified to the Senate

CS/CS/HB 279—A bill to be entitled An act relating to local government public construction works; amending s. 218.80, F.S.; revising disclosure requirements for bidding documents and other requests for proposals issued for bids by a local governmental entity and public contracts entered into between local governmental entities and contractors; amending s. 255.20, F.S.; revising the term cost to include specified information; requiring the governing board of a local government to consider estimated costs of certain projects that account for specified costs when the board is making a specified determination; requiring that a local government that performs projects using its own services, employees, and equipment provide a report to the local governing board with certain information; requiring that the Auditor General review the report as part of his or her audits of local governments; amending s. 336.41, F.S.; requiring estimated total construction project costs for certain projects to include specified costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 611

Representative Raschein in the Chair.

Yeas-114

Alexander Leek Roth Duran Magar Sabatini Aloupis Eagle Altman Eskamani Maggard Santiago Andrade Fernández Mariano Shoaf Fernandez-Barquin Antone Massullo Silvers Fetterhoff Ausley McClain Sirois Slosberg Smith, C Avila McClure Fine Bell Fischer Mercado Smith, D. Beltran Fitzenhagen Newton Oliva Brannan Geller Sprowls Goff-Marcil Buchanan Omphroy Stark Burton Gottlieb Overdorf Stevenson Payne Grall Bush Stone Sullivan Byrd Grant, J. Perez Thompson Toledo Caruso Grant, M. Pigman Plakon Casello Gregory Clemons Tomkow Plasencia Grieco Trumbull Cortes, J. Hage Polo Polsky Cummings Valdés Hart Watson, B. Hattersley Daley Ponder Daniels Watson, C. Pritchett Hill Hogan Johnson Webb Davis Raschein Diamond Ingoglia Willhite Renner DiCeglie Roach Williams Jones Joseph Killebrew Donalds Robinson Williamson Rodrigues, R. Drake Yarborough Driskell Rodriguez, A. La Rosa Zika Rodriguez, A. M. DuBose LaMarca Duggan Latvala Rommel

Nays—1 Good

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 733—A bill to be entitled An act relating to the Marketable Record Title Act; amending s. 712.03, F.S.; revising rights that are not affected or extinguished by marketable record titles; amending s. 712.04, F.S.; revising what types of interests are extinguished by a marketable record title; providing construction; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and declared null and void; providing that certain discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not reimpose or preserve a discriminatory restriction; providing requirements for a parcel owner to remove a discriminatory restriction from a covenant or restriction; amending s. 712.12, F.S.; revising the definition of the term "covenant or restriction"; providing applicability; requiring persons with certain interests in land which may be extinguished by this act to file a

specified notice to preserve such interests; providing a directive to the Division of Law Revision; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 612

Representative Raschein in the Chair.

Yeas-115 Alexander Duggan LaMarca Rommel Aloupis Duran Latvala Roth Sabatini Altman Eagle Leek Santiago Andrade Eskamani Magar Fernandez-Barquin Maggard Antone Shoaf Silvers Fetterhoff Ausley Mariano Avila Fine Massullo Sirois Bell Fischer McClain Slosberg Beltran Fitzenhagen McClure Smith, Č Smith, D. Brannan Geller Mercado Brown Goff-Marcil Newton Sprowls Buchanan Good Oliva Stark Gottlieb Omphroy Burton Stevenson Bush Grall Overdorf Stone Byrd Grant, J. Payne Sullivan Caruso Grant, M. Perez Thompson Casello Gregory Pigman Toledo Clemons Grieco Plakon Tomkow Cortes, J. Plasencia Trumbull Hage Cummings Hart Polo Valdés Daley Hattersley Polsky Watson, B. Daniels Watson, C. Hill Pritchett Hogan Johnson Raschein Davis Webb Ingoglia Diamond Renner Willhite DiCeglie Roach Williams Jenne Donalds Robinson Williamson Jones Rodrigues, R. Drake Joseph Yarborough Driskell Killebrew Rodriguez, A. Zika Rodriguez, A. M. DuBose La Rosa

Nays-None

Votes after roll call:

Yeas-Fernández, Jacobs, Ponder

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 731—A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 383.327, F.S.; requiring birth centers to report certain deaths and stillbirths to the Agency for Health Care Administration; removing a requirement that a certain report be submitted annually to the agency; authorizing the agency to prescribe by rule the frequency at which such report is submitted; amending s. 395.003, F.S.; removing a requirement that specified information be listed on licenses for certain facilities; amending s. 395.1055, F.S.; requiring the agency to adopt specified rules related to ongoing quality improvement programs for certain cardiac programs; amending s. 395.602, F.S.; extending a certain date relating to the designation of certain rural hospitals; repealing s. 395.7015, F.S., relating to an annual assessment on health care entities; amending s. 395.7016, F.S.; conforming a provision to changes made by the act; amending s. 400.19, F.S.; revising provisions requiring the agency to conduct licensure inspections of nursing homes; requiring the agency to conduct biannual licensure surveys under certain circumstances; revising a provision requiring the agency to assess a specified fine for such surveys; amending s. 400.462, F.S.; revising definitions; amending s. 400.464, F.S.; revising provisions relating to exemptions from licensure requirements for home health agencies; exempting certain persons from such licensure requirements; amending ss. 400.471, 400.492, 400.506, and 400.509, F.S.; revising provisions relating to licensure requirements for home health agencies to conform to changes made by the act; amending s. 400.605, F.S.; removing a requirement that the agency conduct specified inspections of certain licensees; amending s. 400.60501, F.S.; removing an obsolete date and a requirement that the agency develop a specified annual report; amending s. 400.9905, F.S.; revising the definition of the term "clinic"; amending s. 400.991, F.S.; conforming provisions to changes made by the act; removing the option for health care clinics to file a surety bond under certain circumstances; amending s. 400.9935, F.S.; requiring certain clinics to publish and post a schedule of charges; amending s. 408.033, F.S.; conforming a provision to changes made by the act; amending s. 408.05, F.S.; requiring the agency to publish an annual report identifying certain health care services by a specified date; amending s. 408.061, F.S.; revising provisions requiring health care facilities to submit specified data to the agency; amending s. 408.0611, F.S.; requiring the agency to annually publish a report on the progress of implementation of electronic prescribing on its Internet website; amending s. 408.062, F.S.; requiring the agency to annually publish certain information on its Internet website; removing a requirement that the agency submit certain annual reports to the Governor and Legislature; amending s. 408.063, F.S.; removing a requirement that the agency annually publish certain reports; amending ss. 408.802, 408.820, 408.831, and 408.832, F.S.; conforming provisions to changes made by the act; amending s. 408.803, F.S.; conforming a provision to changes made by the act; providing a definition of the term "low-risk provider"; amending s. 408.806, F.S.; exempting certain low-risk providers from a specified inspection; amending s. 408.808, F.S.; authorizing the issuance of a provisional license to certain applicants; amending s. 408.809, F.S.; revising provisions relating to background screening requirements for certain licensure applicants; removing an obsolete date and provisions relating to certain rescreening requirements; amending s. 408.811, F.S.; authorizing the agency to exempt certain low-risk providers from inspections and conduct unannounced licensure inspections of such providers under certain circumstances; authorizing the agency to adopt rules to waive routine inspections and grant extended time periods between relicensure inspections under certain conditions; amending s. 408.821, F.S.; revising provisions requiring licensees to have a specified plan; providing requirements for the submission of such plan; amending s. 408.909, F.S.; removing a requirement that the agency and Office of Insurance Regulation evaluate a specified program; amending s. 408.9091, F.S.; removing a requirement that the agency and office jointly submit a specified annual report to the Governor and Legislature; amending s. 409.905, F.S.; providing construction for a provision that requires the agency to discontinue its hospital retrospective review program under certain circumstances; providing legislative intent; amending s. 409.907, F.S.; requiring that a specified background screening be conducted through the agency on certain persons and entities; amending s. 409.908, F.S.; revising provisions related to the prospective payment methodology for certain Medicaid provider reimbursements; amending s. 409.913, F.S.; revising a requirement that the agency and the Medicaid Fraud Control Unit of the Department of Legal Affairs submit a specified report to the Legislature; authorizing the agency to recover specified costs associated with an audit, investigation, or enforcement action relating to provider fraud under the Medicaid program; amending s. 409.920, F.S.; revising provisions related to prohibited referral practices under the Medicaid program; providing applicability; amending ss. 409.967 and 409.973, F.S.; revising the length of managed care plan and Medicaid prepaid dental health program contracts, respectively, procured by the agency beginning during a specified timeframe; requiring the agency to extend the term of certain existing contracts until a specified date; amending s. 429.11, F.S.; removing an authorization for the issuance of a provisional license to certain facilities; amending s. 429.19, F.S.; removing requirements that the agency develop and disseminate a specified list and the Department of Children and Families disseminate such list to certain providers; amending ss. 429.35, 429.905, and 429.929, F.S.; revising provisions requiring a biennial inspection cycle for specified facilities and centers, respectively; repealing part I of chapter 483, F.S., relating to The Florida Multiphasic Health Testing Center Law; amending ss. 627.6387, 627.6648, and 641.31076, F.S.; revising the definition of the term "shoppable health care service"; revising duties of certain health insurers and health maintenance organizations; amending ss. 20.43, 381.0034, 456.001, 456.057, 456.076, and 456.47, F.S.; conforming cross-references; providing effective dates.

—was read the third time by title.

Representative Perez offered the following:

(Amendment Bar Code: 138983)

Amendment 3—Between lines 2030 and 2031, insert:

- (b) The agency has the burden of documenting the costs, which include salaries and employee benefits and out-of-pocket expenses. The amount of costs that may be recovered must be reasonable in relation to the seriousness of the violation and must be set taking into consideration the financial resources, earning ability, and needs of the provider, who has the burden of demonstrating such factors.
- (c) The provider may pay the costs over a period to be determined by the agency if the agency determines that an extreme hardship would result to the provider from immediate full payment. Any default in payment of costs may be collected by any means authorized by law.

Rep. Perez moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/HB 731. The vote was:

Session Vote Sequence: 613

Representative Raschein in the Chair.

Yeas-90 Alexander Driskell Maggard Roth DuBose Mariano Sabatini Aloupis Altman Duggan Massullo Santiago Andrade Duran McClure Shoaf Avila Eagle Mercado Silvers Fernández Bell Newton Sirois Fernandez-Barquin Smith, D. Beltran Oliva Brannan Fetterhoff Omphroy Sprowls Buchanan Fine Overdorf Stark Fischer Burton Payne Stevenson Bush Fitzenhagen Perez Stone Byrd Grall Pigman Sullivan Caruso Grant, J. Plakon Toledo Casello Grant, M. Plasencia Tomkow Trumbull Clemons Ponder Gregory Cummings Raschein Grieco Webb Renner Willhite Daley Hage Daniels Hill Roach Williams Robinson Davis Joseph Williamson Rodrigues, R. Diamond Killebrew Yarborough LaMarca DiCeglie Rodriguez, A. Zika Rodriguez, A. M. Donalds Latvala Drake Rommel Magar

Nays—20

Antone Goff-Marcil Hogan Johnson Smith, C. Ausley Good Jenne Thompson Gottlieb Brown Polsky Valdés Pritchett Watson, B. Cortes, J. Hart Hattersley Eskamani Slosberg Watson, C.

Votes after roll call:

Yeas—Leek Yeas to Nays—Leek Nays to Yeas—Leek

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

HB 833—A bill to be entitled An act relating to the Program of All-Inclusive Care for the Elderly; creating s. 430.84, F.S.; providing definitions; authorizing the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to approve entities applying to deliver PACE services in the state; requiring notice of applications in the Florida Administrative Register; providing specified application requirements for such prospective PACE organizations; requiring existing PACE organizations to meet specified requirements under certain circumstances; requiring prospective PACE organizations to submit a complete application to the

agency and the Centers for Medicare and Medicaid Services within a specified period; requiring that PACE organizations meet certain federal quality and performance standards; requiring the agency to oversee and monitor the PACE program and organizations; providing that a PACE organization is exempt from certain requirements; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 614

Representative Raschein in the Chair.

Yeas—114			
Alexander	Duggan	LaMarca	Rodriguez, A. M.
Aloupis	Duran	Latvala	Rommel
Altman	Eagle	Leek	Roth
Andrade	Eskamani	Magar	Sabatini
Antone	Fernández	Maggard	Santiago
Ausley	Fernandez-Barquin	Mariano	Shoaf
Avila	Fetterhoff	Massullo	Sirois
Bell	Fine	McClain	Slosberg
Beltran	Fischer	McClure	Smith, C.
Brannan	Fitzenhagen	Mercado	Smith, D.
Brown	Goff-Marcil	Newton	Sprowls
Buchanan	Good	Oliva	Stark
Burton	Gottlieb	Omphroy	Stevenson
Bush	Grall	Overdorf	Stone
Byrd	Grant, J.	Payne	Sullivan
Caruso	Grant, M.	Perez	Thompson
Casello	Gregory	Pigman	Toledo
Clemons	Grieco	Plakon	Tomkow
Cortes, J.	Hage	Plasencia	Trumbull
Cummings	Hart	Polo	Valdés
Daley	Hattersley	Polsky	Watson, B.
Daniels	Hill	Ponder	Watson, C.
Davis	Hogan Johnson	Pritchett	Webb
Diamond	Ingoglia	Raschein	Willhite
DiCeglie	Jenne	Renner	Williams
Donalds	Jones	Roach	Williamson
Drake	Joseph	Robinson	Yarborough
Driskell	Killebrew	Rodrigues, R.	
DuBose	La Rosa	Rodriguez, A.	

Nays-None

Votes after roll call:

Yeas-Geller, Jacobs, Silvers

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 1039—A bill to be entitled An act relating to transportation network companies; amending s. 627.748, F.S.; revising and providing definitions; deleting for-hire vehicles from the list of vehicles that are not considered TNC carriers or are not exempt from certain registration; providing that insurance maintained by TNC vehicle owners may satisfy required insurance coverages; authorizing TNC drivers or their designees to contract with companies to install TNC digital advertising devices on TNC vehicles; providing requirements and restrictions for such devices; providing immunity from certain liability for TNCs, TNC drivers, TNC vehicle owners, and owners and operators of TNC digital advertising devices; providing exceptions; providing construction relating to such devices; authorizing entities to elect to be regulated as luxury ground TNCs by notifying the Department of Financial Services; providing requirements for luxury ground TNCs; providing for preemption over local law on the governance of luxury ground TNCs, luxury ground TNC drivers, and luxury ground TNC vehicles; providing that TNCs are not liable for certain harm to persons or property if certain conditions are met; providing construction relating to insurance coverage and liability; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 615

Representative Raschein in the Chair.

Yeas—117			
Alexander	Duran	Latvala	Roth
Aloupis	Eagle	Leek	Sabatini
Altman	Eskamani	Magar	Santiago
Andrade	Fernández	Maggard	Shoaf
Antone	Fernandez-Barquin	Mariano	Silvers
Ausley	Fetterhoff	Massullo	Sirois
Avila	Fine	McClain	Slosberg
Bell	Fischer	McClure	Smith, C.
Beltran	Fitzenhagen	Mercado	Smith, D.
Brannan	Geller	Newton	Sprowls
Brown	Goff-Marcil	Oliva	Stark
Buchanan	Good	Omphroy	Stevenson
Burton	Gottlieb	Overdorf	Stone
Bush	Grall	Payne	Sullivan
Byrd	Grant, J.	Perez	Thompson
Caruso	Grant, M.	Pigman	Toledo
Casello	Gregory	Plakon	Tomkow
Clemons	Grieco	Plasencia	Trumbull
Cortes, J.	Hage	Polo	Valdés
Cummings	Hart	Polsky	Watson, B.
Daley	Hattersley	Ponder	Watson, C.
Daniels	Hill	Pritchett	Webb
Davis	Hogan Johnson	Raschein	Willhite
Diamond	Ingoglia	Renner	Williams
DiCeglie	Jenne	Roach	Williamson
Donalds	Jones	Robinson	Yarborough
Drake	Joseph	Rodrigues, R.	Zika
Driskell	Killebrew	Rodriguez, A.	
DuBose	La Rosa	Rodriguez, A. M.	
Duggan	LaMarca	Rommel	

Nays-None

Votes after roll call:

Yeas-Jacobs

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 977—A bill to be entitled An act relating to motor vehicle dealers; providing legislative findings; amending s. 324.021, F.S.; revising the definition of the term "rental company" to exclude certain motor vehicle dealers, for the purpose of determining minimum insurance coverage requirements; providing that specified motor vehicle dealers and their affiliates are immune to causes of action and not vicariously or directly liable for harm to persons or property under certain circumstances; providing that specified motor vehicle dealers and their affiliates are not adjudged liable in civil proceedings or guilty in criminal proceedings under certain circumstances; providing exceptions; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 616

Representative Raschein in the Chair.

Veas_117

10as—11/			
Alexander	Cummings	Geller	La Rosa
Aloupis	Daley	Goff-Marcil	LaMarca
Altman	Daniels	Good	Latvala
Andrade	Davis	Gottlieb	Leek
Antone	Diamond	Grall	Magar
Ausley	DiCeglie	Grant, J.	Maggard
Avila	Donalds	Grant, M.	Mariano
Bell	Drake	Gregory	Massullo
Beltran	Driskell	Grieco	McClain
Brannan	DuBose	Hage	McClure
Brown	Duggan	Hart	McGhee
Buchanan	Duran	Hattersley	Mercado
Burton	Eagle	Hill	Newton
Bush	Fernández	Hogan Johnson	Oliva
Byrd	Fernandez-Barquin	Ingoglia	Omphroy
Caruso	Fetterhoff	Jenne	Overdorf
Casello	Fine	Jones	Payne
Clemons	Fischer	Joseph	Perez
Cortes, J.	Fitzenhagen	Killebrew	Pigman

Plakon	Rodriguez, A.	Smith, D.	Watson, B.
Plasencia	Rodriguez, A. M.	Sprowls	Watson, C.
Polo	Rommel	Stark	Webb
Polsky	Roth	Stevenson	Willhite
Ponder	Sabatini	Stone	Williams
Pritchett	Santiago	Sullivan	Williamson
Raschein	Shoaf	Thompson	Yarborough
Renner	Silvers	Toledo	Zika
Roach	Sirois	Tomkow	
Robinson	Slosberg	Trumbull	
Rodrigues, R.	Smith, Č.	Valdés	

Nays-None

Votes after roll call:

Yeas-Eskamani, Jacobs

So the bill passed and was immediately certified to the Senate.

HJR 7093—A joint resolution proposing an amendment to Section 3 of Article XI of the State Constitution to increase the threshold requirements needed to amend the State Constitution by initiative.

Be It Resolved by the Legislature of the State of Florida:

That the following amendment to Section 3 of Article XI of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE XI **AMENDMENTS**

SECTION 3. Initiative.—The power to propose the revision or amendment of any portion or portions of this constitution by initiative is reserved to the people, provided that, any such revision or amendment, except for those limiting the power of government to raise revenue, shall embrace but one subject and matter directly connected therewith. It may be invoked by filing with the custodian of state records a petition containing a copy of the proposed revision or amendment, signed by a number of electors in each of one half of the congressional districts of the state, and of the state as a whole, equal to eight percent of the votes cast in each of such districts respectively and in the state as a whole in the last preceding election in which presidential electors were chosen.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT ARTICLE XI, SECTION 3

PROCEDURE FOR CITIZEN INITIATIVES; SIGNATURES OF CITIZENS IN EACH DISTRICT RATHER THAN HALF OF DISTRICTS.—Proposing an amendment to the State Constitution to require a petition for a citizen initiative to receive signatures from a certain percentage of electors in each congressional district, instead of one half of the congressional districts, before it can be placed on the ballot. The State Constitution also currently requires a percentage of signatures of electors from the state as a whole and that percentage would remain unchanged.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 617

Representative Raschein in the Chair.

Yeas-73 Aloupis Grant, J. Burton Duggan Altman Byrd Eagle Grant, M. Andrade Caruso Fernandez-Barquin Gregory Hage Avila Clemons Fetterhoff Bell Cummings Fine Hill Beltran Fischer Ingoglia DiCeglie Fitzenhagen Brannan Donalds Killebrew Buchanan Drake Grall La Rosa

LaMarca	Payne	Rodriguez, A.	Stone
Latvala	Perez	Rodriguez, A. M.	Sullivan
Leek	Pigman	Rommel	Toledo
Magar	Plakon	Roth	Tomkow
Maggard	Plasencia	Sabatini	Trumbull
Mariano	Ponder	Santiago	Williamson
Massullo	Raschein	Shoaf	Yarborough
McClain	Renner	Sirois	Zika
McClure	Roach	Smith, D.	
Oliva	Robinson	Sprowls	
Overdorf	Rodrigues, R.	Stevenson	
Nays—45			
Alexander	DuBose	Jenne	Smith, C.
Antone	Duran	Jones	Stark
Ausley	Eskamani	Joseph	Thompson
Brown	Fernández	McĜhee	Valdés
Bush	Geller	Mercado	Watson, B.
Casello	Goff-Marcil	Newton	Watson, C.
Cortes, J.	Good	Omphroy	Webb
Daley	Gottlieb	Polo	Willhite
Daniels	Grieco	Polsky	Williams
Davis	Hart	Pritchett	
Diamond	Hattersley	Silvers	
Driskell	Hogan Johnson	Slosberg	
		e	

Votes after roll call: Nays—Jacobs

So the joint resolution passed, as amended, by the required constitutional three-fifths vote of the membership and was immediately certified to the Senate.

Consideration of CS/CS/HB 241 was temporarily postponed.

CS/HB 687—A bill to be entitled An act relating to services for veterans and their families; creating s. 394.9087, F.S.; authorizing the Department of Veterans' Affairs to establish the Florida Veterans' Care Coordination Program to provide for veterans and their families behavioral health care referral and care coordination services; authorizing the department to contract with a certain nonprofit entity to enter into agreements with Florida 211 Network participants to provide such services; providing program goals; providing for the statewide delivery of specified services by program teams; requiring Florida 211 Network participants to collect program implementation data and to submit such data to the department; requiring the department to submit a report to the Governor and Legislature by a specified date; providing requirements for the report; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 618

Representative Raschein in the Chair.

Yeas-117 Alexander Daniels Gottlieb Maggard Aloupis Davis Grall Mariano Altman Diamond Massullo Grant, J. Andrade Grant, M. McClain DiCeglie Donalds McClure Antone Gregory Ausley Drake Grieco McGhee Avila Driskell Hage Mercado Bell DuBose Hart Newton Hattersley Beltran Duggan Oliva Brannan Duran Hill Omphroy Hogan Johnson Brown Eagle Overdorf Buchanan Eskamani Ingoglia Payne Burton Fernández Jenne Perez Fernandez-Barquin Bush Jones Pigman Byrd Fetterhoff Joseph Plakon Caruso Fine Killebrew Plasencia Casello Fischer La Rosa Polo Polsky Clemons Fitzenhagen LaMarca Geller Latvala Ponder Cortes, J. Cummings Goff-Marcil Leek Pritchett Magar Good Raschein Daley

Renner	Shoaf	Stone	Webb
Roach	Silvers	Sullivan	Willhite
Robinson	Sirois	Thompson	Williams
Rodrigues, R.	Slosberg	Toledo	Williamson
Rodriguez, A.	Smith, Č.	Tomkow	Yarborough
Rodriguez, A. M.	Smith, D.	Trumbull	Zika
Roth	Sprowls	Valdés	
Sabatini	Stark	Watson, B.	
Santiago	Stevenson	Watson, C.	

Nays-None

Votes after roll call:

Yeas—Jacobs, Jacquet, Rommel

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 787—A bill to be entitled An act relating to driver licenses and identification cards; amending s. 322.08, F.S.; requiring application forms for original, renewal, and replacement driver licenses and identification cards to include language allowing a voluntary contribution to the Live Like Bella Childhood Cancer Foundation; amending s. 322.14, F.S.; authorizing a person with specified disabilities to have the capital letter "D" placed on his or her driver license under certain circumstances; providing requirements for the placement of such letter on, or the removal of such letter from, a person's driver license; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 619

Representative Raschein in the Chair.

Yeas-117 Alexander Latvala Rommel Duran Aloupis Eagle Leek Roth Eskamani Magar Sabatini Andrade Fernández Maggard Santiago Fernandez-Barquin Mariano Shoaf Antone Ausley Fetterhoff Massullo Silvers Fine McClain Slosberg Smith, C Fischer McClure Beltran Fitzenhagen McGhee Smith, D. Brannan Geller Mercado Sprowls Goff-Marcil Newton Stark Buchanan Oliva Stevenson Good Burton Gottlieb Omphroy Stone Bush Grall Overdorf Sullivan Byrd Grant, J. Payne Thompson Caruso Grant, M. Perez Toledo Casello Gregory Pigman Tomkow Clemons Grieco Plakon Trumbull Cortes, J. Plasencia Valdés Hage Cummings Watson, B. Hart Polo Daley Hattersley Polsky Watson, C. Daniels Hill Ponder Webb Davis Hogan Johnson Pritchett Willhite Diamond Ingoglia Raschein Williams DiCeglie Donalds Renner Williamson Jenne Roach Yarborough Jones Joseph Drake Robinson Zika Driskell Killebrew Rodrigues, R. DuBose La Rosa Rodriguez, A. Duggan LaMarca Rodriguez, A. M.

Nays-None

Votes after roll call: Yeas—Jacobs, Sirois

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 789—A bill to be entitled An act relating to driver license fees; amending s. 322.14, F.S.; providing fees for the placement of a specified letter

Yeas-118

on, or the removal of such letter from, the driver license of a person who has a developmental disability; providing a contingent effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 620

Representative Raschein in the Chair.

Alexander Duran Latvala Rommel Aloupis Leek Roth Eagle Eskamani Altman Magar Sabatini Maggard Andrade Fernández Santiago Fernandez-Barquin Antone Shoaf Mariano Ausley Fetterhoff Massullo Silvers Avila Fine McClain Sirois Fischer Slosberg Bell McClure Beltran Fitzenhagen McGhee Smith, C Smith, D. Geller Goff-Marcil Brannan Mercado Sprowls Newton Brown Buchanan Oliva Stark Good Omphroy Gottlieb Stevenson Burton Overdorf Bush Grall Stone Grant, J. Payne Sullivan Byrd Caruso Grant, M. Thompson Perez Casello Gregory Pigman Toledo Tomkow Clemons Grieco Plakon Plasencia Trumbull Cortes, J. Hage Cummings Hart Polo Valdés Watson, B. Daley Hattersley Polsky Daniels Hill Ponder Watson, C. Hogan Johnson Davis Pritchett Webb Diamond Willhite Ingoglia Raschein DiCeglie Jenne Renner Williams Donalds Jones Roach Williamson Drake Joseph Robinson Yarborough Driskell Rodrigues, R. Killebrew Zika DuBose La Rosa Rodriguez, A. Duggan LaMarca Rodriguez, A. M.

Nays-None

Votes after roll call:

Yeas-Jacobs

So the bill passed by the required constitutional two-thirds vote of the membership and was immediately certified to the Senate.

CS/CS/HB 1105—A bill to be entitled An act relating to child welfare; amending s. 25.385, F.S.; requiring the Florida Court Educational Council to establish certain standards for instruction of circuit and county court judges for dependency cases; requiring the council to provide such instruction on a periodic and timely basis; creating s. 39.01304, F.S.; authorizing circuit courts to create early childhood court programs; providing requirements for such programs; requiring the Office of the State Courts Administrator to contract with certain university-based centers to evaluate the early childhood court programs; authorizing the Office of the State Courts Administrator to provide, or contract for the provision of, certain training and assistance; amending s. 39.0138, F.S.; requiring the Department of Children and Families to complete certain records checks within a specified timeframe; amending s. 39.301, F.S.; requiring the department to notify the court of certain reports; authorizing the department to file specified petitions under certain circumstances; amending s. 39.522, F.S.; requiring the court to consider specified factors when making certain determinations; requiring a child's case plan to be amended if the court changes the permanency goal; amending s. 39.6011, F.S.; revising and providing requirements for case plan descriptions; amending s. 39.701, F.S.; requiring the court to retain jurisdiction over a child under certain circumstances; requiring specified parties to disclose certain information to the court; providing for certain caregiver recommendations to the court; requiring the court and citizen review panel to determine whether certain parties have developed a productive relationship; amending s. 63.092, F.S.; requiring that certain preliminary home studies be completed within a specified timeframe; creating s. 63.093, F.S.; providing requirements and processes for the adoption of children from the child welfare system; providing applicability; creating s. 409.1415, F.S.; providing legislative findings and intent; requiring the department and community-based care lead agencies to develop and support relationships between caregivers and birth or legal parents of certain children; providing responsibilities for caregivers, birth or legal parents, the department, and community-based care lead agency staff; requiring employees of residential group homes to meet specified requirements; requiring the department to adopt rules; amending s. 409.145, F.S.; removing certain responsibilities of caregivers, the department, community-based care lead agency staff, and other agency staff; removing requirements relating to transitions, information sharing, and certain caregivers; amending s. 409.175, F.S.; revising requirements for the licensure of family foster homes; requiring certain entities to complete a licensing study within a specified timeframe; requiring the department to issue determinations for family foster home licenses within a specified timeframe; providing an exception; amending s. 409.988, F.S.; authorizing a lead agency to provide more than 35 percent of all child welfare services under certain conditions; requiring a specified local community alliance, or specified representatives in certain circumstances, to review and recommend approval or denial of the lead agency's request for a specified exemption; amending ss. 39.302, 39.6225, 393.065, and 409.1451, F.S.; conforming cross-references to changes made by the act; providing an effective date.

-was read the third time by title.

Representative Tomkow offered the following:

(Amendment Bar Code: 957847)

Amendment 1 (with title amendment)—Remove lines 110-121 and insert:

collection for program evaluation and accountability. Subject to appropriation, the Office of the State Courts Administrator may coordinate with each participating circuit court to fill a community coordinator position for the circuit's early childhood court program.

- (d) A continuum of mental health services that includes those that support the parent-child relationship and are appropriate for the children and family served.
- (2) The Office of the State Courts Administrator shall contract for an evaluation of the early childhood court programs to ensure the quality, accountability, and fidelity of the programs' evidence-based treatment. The Office of the State Courts Administrator

TITLE AMENDMENT

Remove lines 11-12 and insert:

Administrator to contract to evaluate the early childhood court

Rep. Tomkow moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/HB 1105. The vote was:

Session Vote Sequence: 621

Representative Raschein in the Chair.

Yeas—118			
Alexander	Burton	DiCeglie	Fine
Aloupis	Bush	Donalds	Fischer
Altman	Byrd	Drake	Fitzenhagen
Andrade	Caruso	Driskell	Geller
Antone	Casello	DuBose	Goff-Marcil
Ausley	Clemons	Duggan	Good
Avila	Cortes, J.	Duran	Gottlieb
Bell	Cummings	Eagle	Grall
Beltran	Daley	Eskamani	Grant, J.
Brannan	Daniels	Fernández	Grant, M.
Brown	Davis	Fernandez-Barquin	Gregory
Buchanan	Diamond	Fetterhoff	Grieco

JOURNAL OF THE HOUSE OF REPRESENTATIVES

McClain Renner Stevenson Hage Hart McClure Roach Stone Hattersley Sullivan McGhee Robinson Rodrigues, R. Thompson Hill Mercado Hogan Johnson Newton Rodriguez, A. Toledo Rodriguez, A. M. Ingoglia Oliva Tomkow Jenne Omphroy Rommel Trumbull Jones Overdorf Roth Valdés Watson, B. Joseph Payne Sabatini Killebrew Perez Santiago Watson, C. La Rosa Pigman Shoaf Webb Willhite LaMarca Plakon Silvers Latvala Plasencia Sirois Williams Slosberg Leek Polo Williamson Magar Polsky Smith, Č Yarborough Maggard Ponder Smith, D. Zika Sprowls Pritchett Mariano Raschein Massullo

Nays-None

Votes after roll call:

Yeas-Jacobs

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

Consideration of CS/CS/HB 1111 was temporarily postponed.

CS/HB 1257—A bill to be entitled An act relating to community associations; amending s. 194.011, F.S.; providing that certain associations may represent, prosecute, or defend owners in certain proceedings; providing applicability; requiring specified notice be provided to unit or parcel owners in a specified way; specifying a timeframe for a unit or parcel owner to respond; amending s. 194.181, F.S.; providing and revising the parties considered as the defendant in a tax suit; requiring certain notice to be provided to unit or parcel owners in a specified way; providing unit or parcel owners options for defending a tax suit; specifying a timeframe for a unit or parcel owner to respond; imposing certain actions for unit or parcel owners who fail to respond to a specified notice; amending s. 514.0115, F.S.; providing that certain property association pools are exempt from Department of Health regulations; amending s. 718.111, F.S.; providing that a condominium association may take certain actions relating to a challenge to ad valorem taxes in its own name or on behalf of unit owners; providing applicability; requiring an association to provide a checklist to certain persons requesting records; requiring that the checklist be signed by a specified person or the association to provide an affidavit attesting to the veracity of the checklist; providing a timeframe for maintaining such checklist and affidavit; creating a rebuttable presumption; amending s. 718.112, F.S.; revising the amount of the fee an association may charge for transfers; providing for the adjustment of the fee after a specified time; requiring the Department of Business and Professional Regulation to publish the fee on its website; amending s. 718.501, F.S.; defining the term "financial issue"; authorizing the Division of Condominiums, Timeshares, and Mobile Homes to adopt rules; amending s. 720.306, F.S.; providing that certain amendments to governing documents apply only to certain parcel owners; providing exceptions; specifying that a change of ownership does not occur under certain circumstances; defining the term "affiliated entity"; requiring an affiliated entity to provide specified documents to an association in order for a conveyance to be recognized; providing an effective date.

-was read the third time by title.

Representative Tomkow offered the following:

(Amendment Bar Code: 760695)

Amendment 3 (with title amendment)—Remove lines 84-165 and insert: homeowners' association, as defined in s. 723.075, with approval of its board of administration or directors, may file with the value adjustment board a single joint petition on behalf of any association members who own units or parcels of property which the property appraiser determines are substantially

similar with respect to location, proximity to amenities, number of rooms, living area, and condition. The condominium association, cooperative association, or homeowners' association as defined in s. 723.075 shall provide the unit or parcel owners with notice of its intent to petition the value adjustment board by hand delivery or certified mail, return receipt requested, except that such notice may be electronically transmitted to a unit or parcel owner who has expressly consented in writing to receiving notices by electronic transmission. If the association is a condominium or cooperative association, the notice must also be posted conspicuously on the condominium or cooperative property in the same manner as notice of board meetings under ss. 718.112(2) and 719.106(1). Such notice must and shall provide at least 14 20 days for a unit or parcel owner to elect, in writing, that his or her unit or parcel not be included in the petition.

2. A condominium association, as defined in s. 718.103, a cooperative association, as defined in s. 719.103, or a homeowners' association, as defined in s. 723.075, that has filed a single joint petition under this subsection may continue to represent, prosecute, and defend the unit or parcel owners through any related subsequent proceeding in any tribunal, including judicial review under part II of this chapter and any appeals. This subparagraph is intended to clarify existing law and applies to cases pending on July 1, 2020.

Section 2. Subsection (2) of section 194.181, Florida Statutes, is amended to read:

194.181 Parties to a tax suit.—

- (2)(a) In any case brought by a the taxpayer or a condominium, cooperative, or homeowners' association, as defined in ss. 718.103, 719.103, and 723.075 respectively, on behalf of some or all unit or parcel owners, contesting the assessment of any property, the county property appraiser is the shall be party defendant.
- (b) In any case brought by the property appraiser <u>under pursuant to</u> s. 194.036(1)(a) or (b), the taxpayer <u>is the shall be party</u> defendant.
- (c)1. In any case brought by the property appraiser under s. 194.036(1)(a) or (b) concerning a value adjustment board decision on a single joint petition filed by a condominium, cooperative, or homeowners' association under s. 194.011(3), the association and all unit or parcel owners included in the single joint petition are the party defendants.
- 2. The condominium, cooperative, or homeowners' association must provide unit or parcel owners with notice of its intent to respond to or answer the property appraiser's complaint and advise the unit or parcel owners that they may elect to:
 - a. Retain their own counsel to defend the appeal;
 - b. Choose not to defend the appeal; or
- c. Be represented together with other unit or parcel owners by the association.
- 3. The notice required in subparagraph 2. must be hand delivered or sent by certified mail, return receipt requested, to the unit or parcel owners, except that such notice may be electronically transmitted to a unit or parcel owner who has expressly consented in writing to receiving notices through electronic transmission. Additionally, the notice must be posted conspicuously on the condominium or cooperative property, if applicable, in the same manner as notice of board meetings under ss. 718.112(2) and 719.106(1). The association must provide at least 14 days for a unit or parcel owner to respond to the notice. Any unit or parcel owner who does not respond to the association's notice will be represented by the association.
- (d) In any case brought by the property appraiser <u>under pursuant to s.</u> 194.036(1)(c), the value adjustment board <u>is the shall be party</u> defendant.
- Section 3. Subsections (3) through (7) of section 514.0115, Florida Statutes, are renumbered as subsections (4) through (8), respectively, and a new subsection (3) is added to that section, to read:
 - 514.0115 Exemptions from supervision or regulation; variances.—
- (3) Pools serving homeowners' associations and other property associations which have no more than 32 units or parcels and which are not operated as public lodging establishments are exempt from supervision under this chapter, except for water quality and ss. 514.0315, 514.05, and 514.06.

Section 4. Subsection (7) of section 553.77, Florida Statutes, is amended to read:

553.77 Specific powers of the commission.—

(7) Building officials shall recognize and enforce variance orders issued by the Department of Health <u>under s. 514.0115(8)</u> pursuant to s. 514.0115(7), including any conditions attached to the granting of the variance.

TITLE AMENDMENT

Remove line 18 and insert:

exempt from Department of Health regulations; amending s. 553.77, F.S.; conforming a cross reference; amending

Rep. Tomkow moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/HB 1257. The vote was:

Session Vote Sequence: 622

Representative Raschein in the Chair.

Yeas-115 Alexander Duran Latvala Rodriguez, A. M. Aloupis Fagle Leek Roth Sabatini Altman Eskamani Magar Andrade Fernández Maggard Santiago Fernandez-Barquin Antone Shoaf Mariano Fetterhoff Massullo Silvers Avila Bell. McClain Sirois Fine Slosberg Fischer McClure Beltran Fitzenhagen Smith, Č. Smith, D. Brannan McGhee Geller Brown Mercado Goff-Marcil Buchanan Sprowls Newton Burton Good Oliva Stark Gottlieb Bush Omphroy Stevenson Overdorf Byrd Grall Stone Sullivan Grant, J. Caruso Payne Casello Grant, M. Perez Thompson Clemons Gregory Pigman Toledo Cortes, J. Grieco Plakon Tomkow Plasencia Cummings Hage Trumbull Daley Daniels Hart Polo Valdés Hattersley Polsky Watson, B. Davis Hill Ponder Watson, C. Diamond Hogan Johnson Pritchett Webb DiCeglie Ingoglia Raschein Willhite Donalds Jenne Renner Williams Drake Joseph Roach Williamson Driskell Killebrew Robinson Yarborough DuBose La Rosa Rodrigues, R. Duggan LaMarca Rodriguez, A.

Nays-None

Votes after roll call:

Yeas-Ausley, Jacobs, Rommel

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

CS/HB 1335—A bill to be entitled An act relating to Florida virtual education; amending s. 1002.33, F.S.; conforming provisions to changes made by the act; amending s. 1002.37, F.S.; providing that certain employees of the Florida Virtual School are entitled to sovereign immunity; revising the students given priority by the Florida Virtual School; revising the number of members appointed to the board of trustees of the Florida Virtual School; providing term limits for members of such board; providing that the board are governed by a specified code of ethics; prohibiting members of the board and any member of a governing body for a direct-support organization or supplemental organization associated with the Florida Virtual School from holding specified business relationships or interest in the Florida Virtual School; requiring the board to appoint an executive director; providing duties of the executive director; requiring the board of trustees to meet at the call of the executive director; authorizing, rather than requiring, the board of trustees to participate in specified marketing activities; authorizing the Florida Virtual School to accrue supplemental revenue from a specified organization; requiring the board of trustees to be responsible for all internal funds of the school; requiring the executive director of the Florida Virtual School to review and approve specified expenditures; deleting a provision authorizing such executive director to override such expenditures under certain circumstances; deleting provisions authorizing the board of trustees to adopt rules and procedures; providing that all Florida Virtual School employees are subject to specified policies; revising requirements for the use of certain employment contracts; deleting a requirement that the board of trustees distribute certain procedures to high schools in the state; requiring student records held by the school to meet specified provisions; providing requirements for meetings of the board of trustees; revising the requirements for a specified plan; deleting a requirements that the Florida Virtual School board of trustees submit specified information to certain entities for the Florida Virtual School Global; requiring the board to establish an Office of Inspector General within the school; providing duties, requirements, and responsibilities of such office; amending s. 1002.45, F.S.; deleting a requirement that certain school districts provide a specified number of virtual instruction options; authorizing a virtual charter school to provide part-time instruction under certain circumstances; revising requirements for virtual instruction providers; authorizing the Department of Education to conditionally approve a virtual instruction provider for 2 years, rather than 1 year; revising requirements for the termination of a provider contract; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 623

Representative Raschein in the Chair.

Yeas-114 Alexander Roth Eagle Magar Aloupis Eskamani Maggard Sabatini Altman Fernández Mariano Santiago Fernandez-Barquin Andrade Massullo Shoaf Antone Fetterhoff McClain Silvers Ausley Fine McClure Sirois Avila Fischer McGhee Slosberg Bell Fitzenhagen Mercado Smith, C Beltran Geller Newton Smith, D. Goff-Marcil Brannan Oliva Sprowls Good Omphroy Stark Brown Buchanan Gottlieb Overdorf Stevenson Burton Grall Payne Stone Bush Grant, J. Perez Sullivan Byrd Grant, M. Pigman Thompson Caruso Plakon Toledo Gregory Casello Grieco Plasencia Tomkow Clemons Polo Trumbull Hage Polsky Cortes, J. Hart Valdés Cummings Hattersley Ponder Watson, B. Daley Hill Pritchett Watson, C. Daniels Hogan Johnson Webb Raschein Diamond Ingoglia Renner Willhite DiCeglie Jenne Roach Williams Donalds Robinson Jones Williamson Rodrigues, R. Drake Killebrew Yarborough DuBose La Rosa Rodriguez, A. Zika Duggan LaMarca Rodriguez, A. M. Duran Latvala Rommel

Nays-None

Votes after roll call:

Yeas-Driskell, Jacobs

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 7079—A bill to be entitled An act relating to education; amending s. 1001.23, F.S.; authorizing the Department of Education to hold patents, copyrights, trademarks, and service marks; authorizing the department to take specified actions to enforce its rights under certain circumstances;

requiring the department to notify the Department of State under certain circumstances; requiring certain proceeds to be deposited into a specified trust fund; amending s. 1003.33, F.S.; requiring final report cards to be issued within a specified timeframe; providing an exception; amending s. 1003.4156, F.S.; conforming provisions to changes made by the act; amending s. 1003.4282, F.S.; deleting obsolete language; requiring certain students to take a specified assessment relating to civic literacy; providing that such assessment meets certain postsecondary requirements under specified circumstances; amending s. 1003.4285, F.S.; revising the requirements for earning the scholar designation on a standard high school diploma; amending s. 1006.33, F.S.; authorizing the department to establish timeframes for specified purposes relating to instructional materials for a certain adoption cycle; amending s. 1007.25, F.S.; requiring postsecondary students to complete a civic literacy course and pass a specified assessment to demonstrate competency in civic literacy; authorizing students to meet the assessment requirements in high school; amending s. 1007.35, F.S.; requiring the Florida Partnership for Minority and Underrepresented Student Achievement to provide specified information to students relating to transitioning to postsecondary education; revising certain reporting requirements; amending s. 1008.212, F.S.; conforming cross-references to changes made by the act; amending s. 1008.22, F.S.; deleting obsolete language; discontinuing a specified English Language Arts assessment at a certain time; requiring certain statewide, standardized assessments to be administered in a paper-based format; requiring school districts to provide the SAT or ACT to grade 11 students beginning in a specified school year; requiring school districts to choose which assessment to administer; deleting specified reporting requirements; authorizing the commissioner to discontinue the geometry end-of-course assessment under certain circumstances; deleting a requirement that the Commissioner of Education maintain a specified item bank; deleting specified requirements for the date of the administration of specified assessments; revising a deadline for the publication of certain assessments; amending s. 1008.25, F.S.; revising which assessments a high school must use to advise students of specified deficiencies; amending s. 1008.33, F.S.; revising requirements for certain intervention and support strategies; providing requirements for the State Board of Education to allow a school an additional year of implementation of a district-managed turnaround plan; revising the requirements for turnaround options for specified schools; revising the criteria for a school to implement such options; authorizing a school district to request a new turnaround option; providing requirements for certain schools that reenter the turnaround system beginning in a specified school year; authorizing the state board to revoke a turnaround plan under certain circumstances; amending s. 1008.34, F.S.; revising definitions; amending s. 1008.3415, F.S.; conforming a cross-reference to changes made by the act; amending s. 1011.62, F.S.; revising provisions relating to the research-based reading instruction allocation; revising provisions relating to a specified reading plan; revising the eligibility criteria for the turnaround school supplemental services allocation; revising the required contents for a specified plan; requiring the department to provide final approval of specified plans; providing effective dates.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 624

Representative Raschein in the Chair.

Yeas—105

1 cas—103			
Alexander	Burton	Donalds	Geller
Aloupis	Bush	Drake	Grall
Altman	Byrd	DuBose	Grant, J.
Andrade	Caruso	Duggan	Grant, M.
Antone	Casello	Duran	Gregory
Ausley	Clemons	Eagle	Grieco
Avila	Cummings	Fernández	Hage
Bell	Daley	Fernandez-Barquin	Hart
Beltran	Daniels	Fetterhoff	Hattersley
Brannan	Davis	Fine	Hill
Brown	Diamond	Fischer	Hogan Johnson
Buchanan	DiCeglie	Fitzenhagen	Ingoglia

Jenne	Oliva	Rodrigues, R.	Stone
Jones	Omphroy	Rodriguez, A.	Sullivan
Killebrew	Overdorf	Rodriguez, A. M.	Thompson
La Rosa	Payne	Rommel	Toledo
LaMarca	Perez	Roth	Tomkow
Latvala	Pigman	Sabatini	Trumbull
Leek	Plakon	Santiago	Valdés
Magar	Plasencia	Shoaf	Webb
Maggard	Polsky	Silvers	Williams
Mariano	Ponder	Sirois	Williamson
Massullo	Pritchett	Slosberg	Yarborough
McClain	Raschein	Smith, D.	Zika
McClure	Renner	Sprowls	
McGhee	Roach	Stark	
Newton	Robinson	Stevenson	
Nays—11			
Cortes, J.	Goff-Marcil	Mercado	Watson, B.
Driskell	Good	Polo	Watson, C.
Eskamani	Gottlieb	Smith, C.	, , , ,
		,	
Votes after roll	0011:		
voices after for	can.		

Nays to Yeas—Gottlieb

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 6501—A bill to be entitled An act for the relief of Dontrell Stephens through Evett L. Simmons, as guardian of his property, by the Palm Beach County Sheriff's Office; providing for an appropriation to compensate him for personal injuries and damages sustained as the result of the negligence of a deputy of the office; providing for payment of compensation, fees, and costs; providing a limitation on the payment of attorney fees, lobbying fees, and costs; providing for the waiver and extinguishment of certain liens; providing that certain unextinguished lien interest shall be the responsibility of the Palm Beach County Sheriff's Office; providing a limitation on the payment of such liens; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 625

37--- 117

Representative Raschein in the Chair.

Duggan	Latvala	Rodriguez, A. M.
Duran	Leek	Rommel
Eagle	Magar	Roth
Eskamani	Maggard	Sabatini
Fernández	Mariano	Santiago
Fernandez-Barquin	Massullo	Shoaf
Fetterhoff	McClain	Silvers
Fine	McClure	Sirois
Fischer	McGhee	Slosberg
Fitzenhagen	Mercado	Smith, Č.
Geller	Newton	Smith, D.
Goff-Marcil	Oliva	Sprowls
Good	Omphroy	Stark
	Overdorf	Stevenson
Grall	Payne	Stone
Grant, M.	Perez	Sullivan
Gregory	Pigman	Thompson
Grieco	Plakon	Toledo
Hage	Plasencia	Tomkow
Hart	Polo	Trumbull
Hattersley		Valdés
Hill		Watson, B.
Hogan Johnson	Pritchett	Watson, C.
Ingoglia	Raschein	Webb
Jenne	Renner	Willhite
Jones	Roach	Williams
Killebrew	Robinson	Williamson
La Rosa	Rodrigues, R.	Yarborough
LaMarca	Rodriguez, A.	Zika
	Duran Eagle Eskamani Fernández Fernandez-Barquin Fetterhoff Fine Fischer Fitzenhagen Geller Goff-Marcil Good Gottlieb Grall Grant, M. Gregory Grieco Hage Hart Hattersley Hill Hogan Johnson Ingoglia Jenne Jones Killebrew La Rosa	Duran Leek Eagle Magar Eskamani Maggard Fernández Mariano Fernandez-Barquin Fetterhoff McClain Fine McClure Fischer McGhee Fitzenhagen Mercado Geller Newton Goff-Marcil Oliva Good Omphroy Gottlieb Overdorf Grall Payne Grant, M. Perez Gregory Pigman Grieco Plakon Hage Plasencia Hart Polo Hattersley Polsky Hill Ponder Hogan Johnson Pritchett Ingoglia Raschein Jenne Renner Jones Roach Killebrew Robinson La Rosa Rodrigues, R.

Nays-None

Votes after roll call: Yeas-Jacobs

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 783-A bill to be entitled An act relating to the Uniform Commercial Real Estate Receivership Act; creating chapter 714, F.S., relating to the Uniform Commercial Real Estate Receivership Act; providing a short title; defining terms; prohibiting a court from issuing certain orders unless certain requirements are met; providing requirements for certain court orders; providing construction and applicability; specifying that a court has exclusive jurisdiction to direct receivers and determine controversies under certain circumstances; providing requirements and authorizations relating to the appointment of a receiver; authorizing certain parties to move to dissolve or modify certain orders; requiring that such motions be heard within a specified timeframe; specifying when a person is or is not disqualified from appointment as a receiver; authorizing certain persons to nominate someone to serve as a receiver; specifying that the court is not bound by such nomination; requiring a receiver to post a bond with the court which meets certain requirements; providing an exception; prohibiting a claim against a receiver's bond or alternative security from being made after a certain time; providing that an appointed receiver has certain statuses of a lien creditor; providing that certain property is subject to specified security agreements; providing requirements relating to the collection and turnover of receivership property; providing for powers and duties of a receiver; authorizing the court to expand, modify, or limit such powers and duties; providing for duties of an owner; authorizing a court to take certain actions if a person knowingly fails to perform a duty; authorizing a court to take certain actions relating to stays and injunctions; providing requirements for certain injunctions; authorizing certain persons to apply for relief from a stay or injunction; requiring that certain motions be heard within a specified timeframe; specifying when an order does not operate as a stay or injunction; authorizing receivers to engage and compensate certain professionals under certain circumstances; requiring certain persons to file an itemized statement with the court; requiring a receiver to pay an amount approved by the court; defining the term "good faith"; authorizing a receiver to use or transfer receivership property other than in the ordinary course of business under certain circumstances; providing for the service of notice to lienholders who are not parties to the action; defining the term "timeshare interest"; authorizing a receiver to adopt or reject an executory contract of the owner relating to receivership property under certain circumstances; requiring that a claim of damages for rejection of a contract be submitted within a specified timeframe; authorizing a purchaser to take certain actions if a receiver rejects an executory contract under certain circumstances; prohibiting a receiver from rejecting unexpired leases of certain property under certain circumstances; providing for defenses and immunities of a receiver; providing requirements for interim reports filed by a receiver; providing requirements relating to notices of appointment; authorizing the court to enter certain orders if the court concludes that receivership property is likely to be insufficient to satisfy certain claims; providing requirements for certain distributions of receivership property; authorizing a court to award fees and expenses; authorizing a court to order certain persons to pay fees and expenses; providing for the removal and replacement of a receiver and the termination of a court's administration of the receivership property under certain circumstances; requiring a receiver to file a final report containing certain information upon completion of the receiver's duties; specifying that a receiver is discharged if certain requirements are met; authorizing a court to appoint ancillary receivers under certain circumstances; providing for rights, powers, and duties of an ancillary receiver; specifying that certain requests, appointments, and applications by a mortgagee do not have certain effects; providing construction and applicability; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 626

Representative Raschein in the Chair.

Y	eas-	-114
4	lev?	nder

1 cas—114		
Alexander	Duran	Leek
Aloupis	Eagle	Magar
Altman	Eskamani	Maggard
Andrade	Fernández	Mariano
Ausley	Fernandez-Barquin	Massullo
Avila	Fetterhoff	McClain
Bell	Fine	McClure
Beltran	Fischer	McGhee
Brannan	Fitzenhagen	Mercado
Brown	Geller	Newton
Buchanan	Goff-Marcil	Oliva
Burton	Good	Overdorf
Bush	Gottlieb	Payne
Byrd	Grall	Perez
Caruso	Grant, J.	Pigman
Casello	Grant, M.	Plakon
Clemons	Gregory	Plasencia
Cortes, J.	Grieco	Polo
Cummings	Hage	Polsky
Daley	Hart	Ponder
Daniels	Hattersley	Pritchett
Davis	Hill	Raschein
Diamond	Hogan Johnson	Renner
DiCeglie	Ingoglia	Roach
Donalds	Jenne	Robinson
Drake	Killebrew	Rodrigues, R.
Driskell	La Rosa	Rodriguez, A.
DuBose	LaMarca	Rodriguez, A. M.
Duggan	Latvala	Rommel

Roth Sabatini Santiago Shoaf Silvers Sirois Slosberg Smith, C Smith, D. Sprowls Stark Stevenson Stone Sullivan Thompson Toledo Tomkow Trumbull Valdés Watson, B. Watson, C. Webb Willhite Williams Williamson Yarborough Zika

Nays-None

Votes after roll call:

Yeas-Jacobs, Omphroy

So the bill passed and was immediately certified to the Senate.

CS/HB 549—A bill to be entitled An act relating to public records; creating s. 379.1026, F.S.; providing an exemption from public records requirements for the site-specific location information of certain endangered and threatened species; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 627

Representative Raschein in the Chair.

Yeas—	-1	1	7
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Alexander	Drake	Hog
Aloupis	Driskell	Ingo
Altman	DuBose	Jen
Andrade	Duggan	Jone
Antone	Duran	Kill
Ausley	Eagle	La l
Avila	Eskamani	LaN
Bell	Fernández	Lat
Beltran	Fernandez-Barquin	Lee
Brannan	Fetterhoff	Mag
Brown	Fine	Mag
Buchanan	Fischer	Mai
Burton	Fitzenhagen	Mas
Bush	Geller	Mc
3yrd	Goff-Marcil	Mc
Caruso	Good	Mc
Casello	Gottlieb	Me
Clemons	Grall	Nev
Cortes, J.	Grant, J.	Oliv
Cummings	Grant, M.	Om
Daley	Gregory	Ove
Daniels	Grieco	Pay
Davis	Hage	Per
Diamond	Hart	Pig
DiCeglie	Hattersley	Plal
Donalds	Hill	Plas

gan Johnson Polo oglia Polsky ine Ponder Pritchett es lebrew Raschein Rosa Renner Marca Roach Robinson tvala Rodrigues, R. ıgar Rodriguez, A. iggard Rodriguez, A. M. riano Rommel ssullo Roth Sabatini Clain Clure Santiago Ghee Shoaf ercado Silvers wton Sirois va Slosberg nphroy Smith, C erdorf Smith, D. Sprowls ez. Stark Stevenson man kon Stone Sullivan

Thompson Valdés Willhite Zika
Toledo Watson, B. Williams
Tomkow Watson, C. Williamson

Wehh

Nays-None

Trumbull

Votes after roll call:

Yeas-Jacobs

So the bill passed by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

Yarborough

CS/CS/HB 569—A bill to be entitled An act relating to diesel exhaust fluid; creating s. 330.401, F.S.; requiring the governing body of each public airport that meets certain criteria to create a diesel exhaust fluid safety mitigation and exclusion plan for submission to the Department of Transportation; providing plan requirements; requiring an annual certification of compliance; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 628

Representative Raschein in the Chair.

Yeas-117 Alexander Leek Roth Duran Aloupis Eagle Magar Sabatini Eskamani Maggard Altman Santiago Andrade Fernández Mariano Shoaf Antone Fernandez-Barquin Massullo Silvers Ausley Fetterhoff McClain Sirois Slosberg Avila McClure Fine Smith, Č Bell Fischer McGhee Smith, D. Beltran Fitzenhagen Mercado Sprowls Brannan Geller Newton Goff-Marcil Oliva Brown Stark Omphroy Buchanan Good Stevenson Burton Gottlieb Overdorf Stone Grall Payne Sullivan Bush Thompson Toledo Byrd Grant, J. Perez Grant, M. Pigman Caruso Casello Plakon Tomkow Gregory Plasencia Trumbull Clemons Grieco Cortes, J. Hage Polo Valdés Cummings Polsky Watson, B. Hart Daley Daniels Hatterslev Ponder Watson, C. Pritchett Webb Hill Hogan Johnson Willhite Raschein Davis Ingoglia Diamond Williams Renner DiCeglie Roach Williamson Jenne Robinson Donalds Jones Yarborough Rodrigues, R. Killebrew Drake Zika Driskel1 La Rosa Rodriguez, A. Rodriguez, A. M. DuBose LaMarca Duggan Latvala Rommel

Nays-None

Votes after roll call:

Yeas—Jacobs

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 967—A bill to be entitled An act relating to clerks of the court; amending s. 40.29, F.S.; requiring the clerks of court to submit a request for reimbursement for jury-related costs to the Florida Clerks of Court Operations Corporation within specified timeframes; requiring the corporation to review the requests for reimbursement; requiring the corporation to submit certain information to the Justice Administrative Commission; requiring the commission to review the information and submit a request for payment to the Chief Financial Officer under certain circumstances; removing a

provision authorizing the commission to apportion funds among the counties for certain purposes; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 629

Representative Raschein in the Chair.

Yeas—115			
Alexander	Duggan	LaMarca	Rodriguez, A.
Aloupis	Duran	Latvala	Rodriguez, A. M.
Altman	Eagle	Leek	Rommel
Andrade	Eskamani	Magar	Roth
Antone	Fernández	Maggard	Sabatini
Ausley	Fernandez-Barquin	Mariano	Santiago
Avila	Fetterhoff	Massullo	Shoaf
Bell	Fine	McClain	Silvers
Beltran	Fischer	McClure	Sirois
Brannan	Fitzenhagen	McGhee	Smith, C.
Brown	Geller	Mercado	Smith, D.
Buchanan	Goff-Marcil	Newton	Sprowls
Burton	Good	Oliva	Stark
Bush	Gottlieb	Omphroy	Stevenson
Byrd	Grall	Overdorf	Stone
Caruso	Grant, J.	Payne	Sullivan
Casello	Grant, M.	Perez	Thompson
Clemons	Gregory	Pigman	Toledo
Cortes, J.	Grieco	Plakon	Tomkow
Cummings	Hage	Plasencia	Trumbull
Daley	Hart	Polo	Watson, B.
Daniels	Hattersley	Polsky	Watson, C.
Davis	Hill	Ponder	Webb
Diamond	Hogan Johnson	Pritchett	Willhite
DiCeglie	Ingoglia	Raschein	Williams
Donalds	Jenne	Renner	Williamson
Drake	Jones	Roach	Yarborough
Driskell	Killebrew	Robinson	Zika
DuBose	La Rosa	Rodrigues, R.	

Nays-None

Votes after roll call:

Yeas—Jacobs, Slosberg

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 1143—A bill to be entitled An act relating to the Department of Health; amending s. 381.0041, F.S.; providing that it is a felony for certain persons living with human immunodeficiency virus to donate human tissue to persons who are not living with such virus; providing an exception; amending s. 394.463, F.S.; authorizing a psychiatric nurse performing within the framework of a protocol with a psychiatrist to approve the release of a patient from certain community health centers; amending s. 408.809, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; amending s. 456.0135, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; creating s. 456.4501, F.S.; implementing the Interstate Medical Licensure Compact in this state; providing for an interstate medical licensure process; providing requirements for multistate practice; creating s. 456.4502, F.S.; establishing that a formal hearing before the Division of Administrative Hearings must be held if there are any disputed issues of material fact when the licenses of certain physicians and osteopathic physicians are suspended or revoked by this state under the compact; requiring the department to notify the division of a petition for a formal hearing within a specified timeframe; requiring the administrative law judge to issue a recommended order; requiring the Board of Medicine or the Board of Osteopathic Medicine, as applicable, to determine and issue final orders in certain cases; providing the department with standing to seek judicial review of any final order of the boards; creating s. 456.4503, F.S.; requiring the Interstate Medical Licensure Compact Commissioners to ensure that the Interstate Medical Licensure Compact Commission complies with specified public records and public meetings laws; creating s. 456.4504, F.S.;

authorizing the department to adopt rules; creating s. 458.3129, F.S.; establishing that a physician licensed under the Interstate Medical Licensure Compact is deemed to be licensed as a physician under ch. 458, F.S.; amending s. 458.3145, F.S.; revising the list of individuals who may be issued a medical faculty certificate without examination; creating s. 459.074, F.S.; establishing that an osteopathic physician licensed under the Interstate Medical Licensure Compact is deemed to be licensed as an osteopathic physician under ch. 459, F.S.; amending s. 464.019, F.S.; authorizing the Board of Nursing to adopt specified rules; authorizing certain nursing education programs to apply for an extension of an accreditation deadline within a specified timeframe; providing limitations on and eligibility criteria for the extension; providing a specific timeframe for an extension to be tolled; amending s. 465.003, F.S.; revising a definition; amending s. 465.1893, F.S.; authorizing a pharmacist who meets certain requirements to administer certain extended-release medications; amending s. 466.017, F.S.; authorizing a licensed dentist to order physical impression materials for self-administration by a patient for a specified purpose; amending s. 466.031, F.S.; making technical changes; authorizing an employee or independent contractor of a dental laboratory, acting as an agent of that dental laboratory, to engage in onsite consultation with a licensed dentist during a dental procedure; amending s. 466.036, F.S.; requiring dental laboratories to be inspected at least once each biennial registration period; renaming ch. 480, F.S., as "Massage Therapy Practice"; amending s. 480.031, F.S.; conforming a provision to changes made by the act; amending s. 480.032, F.S.; revising the purpose of ch. 480, F.S.; amending s. 480.033, F.S.; revising definitions; amending s. 480.041, F.S.; revising requirements for licensure as a massage therapist; conforming provisions to changes made by the act; providing applicability for persons who were issued a license as an apprentice before a specified date; repealing s. 480.042, F.S., relating to examinations; amending s. 491.003, F.S.; providing definitions; amending s. 491.004, F.S.; deleting an obsolete provision; amending s. 491.0045, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling to make a one-time exception to intern registration requirements under certain circumstances; amending s. 491.005, F.S.; revising the licensure requirements for clinical social workers, marriage and family therapists, and mental health counselors; amending s. 491.0057, F.S.; requiring that an applicant for dual licensure as a marriage and family therapist pass an examination designated by the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling; amending s. 491.006, F.S.; revising requirements for licensure or certification by endorsement for certain professions; amending s. 491.007, F.S.; deleting a provision providing certified master social workers an exemption from continuing education requirements; deleting a provision requiring the board to establish a procedure for the biennial renewal of intern registrations; amending s. 491.009, F.S.; revising who may enter an order denying licensure or imposing penalties against an applicant for licensure under certain circumstances; amending s. 491.012, F.S.; providing that using the title "certified master social worker" without a valid, active license is unlawful; amending s. 491.0145, F.S.; requiring the department to license an applicant for designation as a certified master social worker under certain circumstances; providing that applicants for designation as a certified master social worker submit their application to the board; deleting a provision relating to the nonrefundable fee for examination set by department rule; authorizing the board to adopt rules; amending s. 491.0149, F.S.; requiring the use of applicable professional titles by specified licensees and registrants on social media and other specified materials; repealing s. 491.015, F.S., relating to duties of the department relating to certified master social workers; amending s. 514.0115, F.S.; providing that certain surf pools are exempt from supervision under certain circumstances; providing construction; defining the term "surf pool"; amending s. 768.28, F.S.; designating the state commissioners of the Interstate Medical Licensure Compact Commission and other members or employees of the commission as state agents for the purpose of applying sovereign immunity and waivers of sovereign immunity; requiring the commission to pay certain claims or judgments; authorizing the commission to maintain insurance coverage to pay such claims or judgments; amending ss. 414.065, 477.013, 477.0135, 477.0265, 480.034, 480.035, 480.043, 480.046, 480.0465, 480.047, 480.052, 480.0535, 553.77, 627.6407,

627.6619, 627.736, and 641.31, F.S.; conforming cross-references and provisions to changes made by the act; making technical changes; providing effective dates.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 630

Veas__116

Representative Raschein in the Chair.

Yeas-116			
Alexander	Duran	Latvala	Rodriguez, A. M.
Aloupis	Eagle	Leek	Rommel
Altman	Eskamani	Magar	Roth
Andrade	Fernández	Maggard	Sabatini
Antone	Fernandez-Barquin	Mariano	Santiago
Avila	Fetterhoff	Massullo	Shoaf
Bell	Fine	McClain	Silvers
Beltran	Fischer	McClure	Sirois
Brannan	Fitzenhagen	McGhee	Slosberg
Brown	Geller	Mercado	Smith, Č.
Buchanan	Goff-Marcil	Newton	Smith, D.
Burton	Good	Oliva	Sprowls
Bush	Gottlieb	Omphroy	Stark
Byrd	Grall	Overdorf	Stevenson
Caruso	Grant, J.	Payne	Stone
Casello	Grant, M.	Perez	Sullivan
Clemons	Gregory	Pigman	Thompson
Cortes, J.	Grieco	Plakon	Toledo
Cummings	Hage	Plasencia	Tomkow
Daley	Hart	Polo	Trumbull
Daniels	Hattersley	Polsky	Valdés
Davis	Hill	Ponder	Watson, B.
Diamond	Hogan Johnson	Pritchett	Watson, C.
DiCeglie	Ingoglia	Raschein	Webb
Donalds	Jenne	Renner	Willhite
Drake	Jones	Roach	Williams
Driskell	Killebrew	Robinson	Williamson
DuBose	La Rosa	Rodrigues, R.	Yarborough
Duggan	LaMarca	Rodriguez, A.	Zika

Nays-None

Votes after roll call:

Yeas—Ausley, Jacobs

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 1089—A bill to be entitled An act relating to trusts; creating s. 736.08145, F.S.; authorizing trustees of certain trusts to reimburse persons being treated as the owner of the trust for specified amounts and in a specified manner; prohibiting certain policies, values, and proceeds from being used for such reimbursement; providing applicability; prohibiting certain trustees from taking specified actions relating to trusts; requiring that specified powers be granted to certain persons if the terms of the trust require a trustee to act at the direction or with the consent of such persons or that specified decisions be made directly by such persons; providing construction; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 631

Representative Raschein in the Chair.

Yeas—118			
Alexander	Beltran	Casello	DiCeglie
Aloupis	Brannan	Clemons	Donalds
Altman	Brown	Cortes, J.	Drake
Andrade	Buchanan	Cummings	Driskell
Antone	Burton	Daley	DuBose
Ausley	Bush	Daniels	Duggan
Avila	Byrd	Davis	Duran
Bell	Caruso	Diamond	Eagle

Eskamani Fernández Fernandez-Barquin Fetterhoff Fine Fischer Fitzenhagen Geller Goff-Marcil Good Gottlieb Grall Grant, J. Grant, M. Gregory Grieco Hage Hattersley Hogan Johnson Ingoglia

Jenne Jones Joseph Killebrew La Rosa LaMarca Latvala Leek Magar Maggard Mariano Massullo McClain McClure McGhee Mercado Newton Oliva Omphroy Overdorf

Payne

Perez

Pigman Plakon Plasencia Polo Polsky Ponder Pritchett Raschein Renner Roach Robinson Rodrigues, R. Rodriguez, A. Rodriguez, A. M. Rommel Roth Sabatini Santiago Shoaf Silvers Sirois

Slosberg

Smith, D. Sprowls Stark Stevenson Stone Sullivan Thompson Toledo Tomkow Trumbull Valdés Watson, B. Watson, C. Webb Willhite Williams Williamson Yarborough

Smith, C.

Nays-None

Votes after roll call: Yeas—Jacobs

So the bill passed and was immediately certified to the Senate.

CS/CS/CS/HB 395—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; revising the organization of the Department of Transportation; revising and providing for the delegation of certain responsibilities; revising provisions relating to the operation of a rail enterprise; amending s. 201.15, F.S.; revising uses for distributions made under the State Transportation Trust Fund in specified fiscal years; providing for the expiration of a specified provision; beginning in a specified fiscal year, requiring the allocation of a certain of amount of funds to the State Transportation Trust Fund to be used for rail safety; amending s. 206.46, F.S.; revising a limitation on an annual transfer from the State Transportation Trust Fund to the Right-of-Way Acquisition and Bridge Construction Trust Fund; amending ss. 206.606, 206.608, and 212.0501, F.S.; removing a requirement for deduction of certain service charges before the distribution of certain moneys; amending s. 288.0656, F.S.; conforming provisions to changes made by the act; amending s. 311.101, F.S.; deleting the scheduled expiration of funding for the Intermodal Logistics Center Infrastructure Support Program; amending s. 316.003, F.S.; revising definitions; amending s. 316.126, F.S.; requiring the operator of a motor vehicle to take certain actions under certain circumstances when certain vehicles are on the roadside; amending s. 316.2397, F.S.; authorizing vehicles to show or display flashing lights under certain circumstances;

amending s. 316.613, F.S.; increasing the age of children for whom operators of motor vehicles must provide protection by using a crash-tested, federally approved child restraint device; increasing the age of children for whom a separate carrier, an integrated child seat, or a child booster seat may be used; amending s. 319.32, F.S.; removing a requirement for deduction of certain service charges before depositing certain fees into the State Transportation Trust Fund; amending s. 322.12, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to waive certain commercial motor vehicle testing requirements for specified persons under certain circumstances; amending s. 322.61, F.S.; providing that specified offenses require disqualification from a commercial driver license; amending ss. 324.031 and 324.032, F.S.; revising the manner of providing financial responsibility for owners, operators, or lessees of certain for-hire passenger transportation vehicles; amending s. 327.33, F.S.; specifying the operation of a vessel at slow speed, minimum wake in certain circumstances; providing requirements for flags displayed from vessels and barges actively engaged in construction operations; defining the term "slow speed, minimum wake"; amending s. 327.4107, F.S.; prohibiting the anchoring or mooring of certain vessels in specified locations; authorizing law enforcement to relocate specified vessels if certain conditions exist; amending s. 327.59, F.S.; prohibiting certain vessels from remaining in certain marinas that have been

deemed unsuitable for refuge during a hurricane; authorizing removal of such vessels under certain circumstances; limiting liability for certain damages; providing construction; providing for penalties; amending s. 333.03, F.S.; requiring airport protection zoning regulations to require certain permit applicants to submit a final valid determination from the Federal Aviation Administration; amending s. 337.14, F.S.; requiring certain contractors to be certified by the Department of Transportation as qualified; revising the financial statements required to accompany an application for certification; prohibiting the department from considering certain financial information; requiring the contractor to submit interim financial statements under certain circumstances; providing requirements for such statements; authorizing a single entity to provide certain contracted services for airport projects wholly or partially funded by the department; amending s. 337.25, F.S.; requiring the department to afford a right of first refusal to certain individuals under specified circumstances; providing requirements and procedures for the right of first refusal; amending s. 337.401, F.S.; specifying permit application timeframes required for the installation, location, or relocation of utilities within rights-of-way; creating s. 338.236, F.S.; authorizing the department to plan, design, and construct staging areas as part of the turnpike system for the intended purpose of staging supplies for prompt provision of assistance to the public in a declared state of emergency; requiring the department, in consultation with the Division of Emergency Management, to select sites for such areas; providing factors to be considered in selecting sites; requiring the department to give priority consideration to placement of such staging areas in specified counties; authorizing the department to acquire property necessary for such staging areas; authorizing the department to authorize certain other uses of staging areas; requiring staging area projects to be included in the department's work program; amending ss. 339.08 and 339.135, F.S.; conforming provisions to changes made by the act; amending s. 339.175, F.S.; revising the date by which a metropolitan planning organization must submit a list of project priorities to the appropriate department district; repealing s. 339.2821, F.S., relating to economic development transportation projects; amending s. 341.302, F.S.; revising the maximum amount of liability insurance the department may purchase; revising department responsibilities regarding rail systems; amending s. 341.303, F.S.; revising department funding authority regarding rail systems; conforming provisions to changes made by the act; repealing s. 341.8201, F.S., relating to the "Florida Rail Enterprise Act" short title; amending s. 341.8203, F.S.; revising definitions; amending s. 341.822, F.S.; requiring the department, rather than the Florida Rail Enterprise, to locate, plan, design, finance, construct, maintain, own, operate, administer, and manage the high-speed rail system in the state; amending ss. 341.825, 341.836, 341.838, 341.839, 341.840, and 343.58, F.S.: conforming provisions to changes made by the act: amending s. 349.04. F.S.; increasing the authorized duration of a lease by the Jacksonville Transportation Authority; amending s. 377.809, F.S.; conforming provisions to changes made by the act; reenacting s. 327.73(1)(h) and (aa), F.S., relating to careless operation of vessels and at-risk vessels, respectively, to incorporate amendments made by the act; requiring reports to the Governor and Legislature from the department and various authorities regarding toll collections; amending s. 319.32, F.S.; requiring the tax collector to determine service charges collected by privately owned license plate agents for motor vehicle titles; requiring a license plate agent to enter into a contract with the tax collector; amending s. 320.03, F.S.; specifying tax collection systems for which certain fees may be used for integration with the Florida Real Time Vehicle Information System; requiring the Department of Highway Safety and Motor Vehicles to provide tax collectors and their approved vendors with the same data access and interface functionality as is provided to other third parties; specifying authorized uses for such data and functionality; providing construction; requiring tax collectors and their vendors and approved license plate agents to enter into a memorandum of understanding with the department; amending s. 320.04, F.S.; requiring the tax collector to determine service charges collected by privately owned license plate agents for motor vehicle registrations; requiring a license plate agent to enter into a contract with the tax collector; amending s. 328.72, F.S.; requiring the tax collector to determine service charges collected by privately owned license plate agents for vessel registrations and titles; requiring a license plate agent to enter into a contract with the tax collector; amending s. 328.73, F.S.; requiring the

department to provide tax collectors and their approved vendors with the same data access and interface functionality as is provided to other third parties; specifying authorized uses for such data and functionality; requiring tax collectors and their vendors to enter into a memorandum of understanding with the department; amending s. 627.748, F.S.; providing that a TNC driver is not required to meet certain requirements in order to provide prearranged rides through a digital network; providing a declaration of important state interest; amending s. 322.01, F.S.; defining the term "human trafficking"; amending s. 322.05, F.S.; providing that certain commercial motor vehicle operators are not eligible for a driver license; amending s. 322.25, F.S.; requiring each clerk of court to report to the Department of Highway Safety and Motor Vehicles certain convictions; amending s. 322.28, F.S.; requiring the court to permanently revoke the commercial driver license of persons convicted of a specified felony using a commercial motor vehicle; amending ss. 316.027, 322.34 and 322.61, F.S.; conforming cross-references; amending s. 348.754, F.S.; revising requirements for the construction of any extensions, additions, or improvements to the expressway system in Lake County; providing effective dates.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 632

Representative Raschein in the Chair.

Yeas-118 Alexander Duran Latvala Rommel Aloupis Eagle Leek Roth Altman Sabatini Eskamani Magar Andrade Fernández Maggard Santiago Fernandez-Barquin Antone Mariano Shoaf Ausley Fetterhoff Massullo Silvers Avila Fine McClain Sirois Slosberg Bell Fischer McClure Beltran Fitzenhagen McGhee Smith, Č Smith, D. Brannan Geller Mercado Goff-Marcil Brown Newton Sprowls Buchanan Good Oliva Stark Gottlieb Burton Omphroy Stevenson Grall Overdorf Bush Stone Sullivan Byrd Grant, J. Payne Thompson Caruso Grant, M. Perez Casello Pigman Toledo Gregory Plakon Tomkow Clemons Grieco Plasencia Trumbull Cortes, J. Hage Cummings Valdés Polo Hart Hatterslev Polsky Watson, B. Daley Daniels Ponder Watson, C. Hill Hogan Johnson Pritchett Webb Davis Diamond Willhite Ingoglia Raschein DiCeglie Renner Williams Jenne Williamson Donalds Jones Roach Drake Joseph Robinson Yarborough Rodrigues, R. Driskell Killebrew Zika DuBose La Rosa Rodriguez, A.

Nays-None

Duggan

Votes after roll call: Yeas—Jacobs

LaMarca

So the bill passed, as amended, and was immediately certified to the Senate.

Rodriguez, A. M.

CS/HB 7045—A bill to be entitled An act relating to prescription drug price transparency; amending s. 110.12315, F.S.; requiring the Department of Management Services to contract for an annual audit of any pharmacy benefit vendor contracted under the state employees' prescription drug program; providing requirements for such audit; amending s. 499.012, F.S.; providing that permits for prescription drug manufacturers and nonresident prescription drug manufacturers are subject to specified requirements; creating s. 499.026, F.S.; providing definitions; requiring prescription drug manufacturers to

provide notification of drug price increases to insurers; providing requirements for such notification; requiring prescription drug manufacturers to provide an annual report on drug price increases to the Department of Business and Professional Regulation and the Office of Insurance Regulation; providing reporting requirements; creating s. 624.491, F.S.; providing timelines and documentation requirements for pharmacy audits conducted by certain health insurers, health maintenance organizations, or their agents; providing that such requirements do not apply to audits in which certain conditions are met; creating s. 627.42394, F.S.; requiring certain health insurers to establish a single point of contact for manufacturers to report drug price increases; requiring the Office of Insurance Regulation to maintain and publish a list of such contacts; requiring certain health insurers to provide written notice to insureds in advance of formulary changes resulting from manufacturer drug price increases; providing applicability; amending ss. 627.64741 and 627.6572, F.S.; providing definitions; requiring reporting requirements in contracts between health insurers and pharmacy benefit managers; requiring health insurers to submit an annual report to the office; requiring the office to publish such reports and analyses of specified information; authorizing the office to review contracts; authorizing the office to order health insurers to terminate contracts with pharmacy benefit managers under certain circumstances; providing rulemaking authority; revising applicability; creating s. 641.3131, F.S.; requiring certain health maintenance organizations to establish a single point of contact for manufacturers to report drug price increases; requiring the office to maintain and publish a list of such contacts; requiring certain health maintenance organizations to provide written notice to subscribers in advance of formulary changes resulting from manufacturer drug price increases; providing applicability; amending s. 641.314, F.S.; providing definitions; requiring reporting requirements in contracts between health maintenance organizations and pharmacy benefit managers; requiring health maintenance organizations to submit an annual report to the office; requiring the office to publish such reports and analyses of specified information; authorizing the office to review contracts; authorizing the office to order health maintenance organizations to terminate contracts with pharmacy benefit managers under certain circumstances; providing rulemaking authority; revising applicability; requiring the Agency for Health Care Administration to contract for an independent analysis of pharmacy benefit management practices under the Statewide Medicaid Managed Care program; providing requirements for such analysis; providing definitions; requiring the agency to submit the analysis to the Governor and the Legislature; requiring the agency to conduct an analysis of managed care plan pharmacy networks and to analyze the composition of the networks under the Statewide Medicaid Managed Care program; providing requirements for such analysis; providing definitions; requiring the agency to submit the analysis to the Governor and the Legislature; providing severability; providing severability; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 633

Representative Raschein in the Chair.

Yeas-118 Alexander Clemons Aloupis Cortes, J. Altman Cummings Daley Daniels Andrade Antone Ausley Davis Diamond Avila Bell DiCeglie Beltran Donalds Brannan Drake Brown Driskell Buchanan DuBose Burton Duggan Bush Duran Byrd Eagle Caruso Eskamani Casello Fernández

Fernandez-Barquin Hill Hogan Johnson Fetterhoff Fine Ingoglia Fischer Jenne Fitzenhagen Jones Geller Joseph Goff-Marcil Killebrew Good La Rosa Gottlieb LaMarca Grall Latvala Grant, J. Leek Grant, M. Magar Gregory Maggard Grieco Mariano Hage Massullo McClain Hart Hattersley McClure

McGhee Ponder Shoaf Tomkow Trumbull Mercado Pritchett Silvers Newton Raschein Sirois Valdés Watson, B. Oliva Renner Slosberg Omphroy Roach Smith, C Watson, C. Overdorf Robinson Smith, D. Webb Payne Rodrigues, R. Sprowls Willhite Perez Rodriguez, A. Stark Williams Rodriguez, A. M. Stevenson Pigman Williamson Plakon Rommel Stone Yarborough Plasencia Roth Sullivan Zika Polo Sabatini Thompson Polsky Santiago Toledo

Nays-None

Votes after roll call: Yeas—Jacobs

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/CS/HB 689—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.09, F.S.; requiring that certain reports relating to the transportation or possession of cigarettes be filed with the Division of Alcoholic Beverages and Tobacco through the division's electronic data submission system; authorizing certain records to be kept in an electronic or paper format; amending s. 210.55, F.S.; requiring that certain entities file reports, rather than returns, relating to tobacco products with the division; providing requirements for such reports; amending s. 210.60, F.S.; authorizing certain records to be kept in an electronic or paper format; amending s. 326.002, F.S.; revising the definition of the term "yacht"; amending s. 194.011, F.S.; providing that certain associations may represent, prosecute, or defend owners in certain proceedings; providing applicability; requiring specified notice be provided to unit or parcel owners in a specified way; amending s. 194.181, F.S.; providing and revising the parties considered as the defendant in a tax suit; requiring certain notice to be provided to unit owners in a specified way; providing unit owners options for defending a tax suit; imposing certain actions for unit owners who fail to respond to a specified notice; amending s. 514.0115, F.S.; exempting certain property association pools from Department of Health regulations; amending s. 548.003, F.S.; renaming the Florida State Boxing Commission as the Florida Athletic Commission; amending s. 548.043, F.S.; revising rulemaking requirements for the commission relating to gloves; amending s. 561.01, F.S.; deleting the definition of the term "permit carrier"; amending s. 561.17, F.S.; revising a requirement related to the filing of fingerprints with the division; requiring that applications be accompanied by certain information relating to right of occupancy; providing requirements relating to contact information for licensees and permittees; amending s. 561.20, F.S.; conforming crossreferences; revising requirements for issuing special licenses to certain food service establishments; amending s. 561.42, F.S.; requiring the division, and authorizing vendors, to use electronic mail to give certain notice; amending s. 561.55, F.S.; revising requirements for reports relating to alcoholic beverages; amending s. 562.455, F.S.; removing grains of paradise from the list of specified substances subject to penalties relating to adulterating liquor; amending s. 627.714, F.S.; prohibiting subrogation rights against a condominium association under certain circumstances; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and void; providing that discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not reimpose or preserve a discriminatory restriction; providing requirements for a parcel owner to remove a discriminatory restriction from a covenant or restriction; amending s. 718.111, F.S.; providing that a condominium association may take certain actions relating to a challenge to ad valorem taxes in its own name or on behalf of unit owners; providing applicability; requiring an association to provide a checklist to certain persons requesting records; requiring that the checklist be signed by a specified person or the association to provide an affidavit attesting to the veracity of the checklist; providing a timeframe for maintaining such checklist and affidavit; creating a rebuttable presumption; amending s. 718.112, F.S.; authorizing a condominium association to extinguish discriminatory restrictions; revising calculation of a board member's term limit; providing requirements for certain notices; revising the fees an association may charge for transfers; deleting a prohibition against employing or contracting with certain service providers; amending s. 718.113, F.S.; defining the terms "natural gas fuel" and "natural gas fuel vehicle"; revising legislative findings; revising requirements for electric vehicle charging stations; providing requirements for the installation of natural gas fuel stations on property governed by condominium associations; amending s. 718.117, F.S.; conforming provisions to changes made by the act; amending s. 718.121, F.S.; providing when the installation of a natural gas fuel station may be the basis of a lien; amending s. 718.1255, F.S.; authorizing parties to initiate presuit mediation under certain circumstances; specifying when arbitration is binding on the parties; providing requirements for presuit mediation; amending s. 718.202, F.S.; revising use of certain withdrawn escrow funds by developers; amending s. 718.303, F.S.; revising requirements for certain actions for failure to comply with specified provisions; revising requirements for certain fines; amending s. 718.501, F.S.; defining the term "financial issue"; authorizing the Division of Condominiums, Timeshares, and Mobile Homes to adopt rules; amending s. 718.5014, F.S.; revising where the principal office of the Office of the Condominium Ombudsman must be maintained; amending s. 719.103, F.S.; revising the definition of the term "unit" to specify that an interest in a cooperative unit is an interest in real property; amending s. 719.104, F.S.; prohibiting an association from requiring certain actions relating to the inspection of records; amending s. 719.106, F.S.; revising provisions relating to a quorum and voting rights for members remotely participating in meetings; amending procedure to challenge a board member recall; authorizing cooperative associations to extinguish discriminatory restrictions; amending s. 720.303, F.S.; authorizing an association to adopt procedures for electronic meeting notices; revising the documents that constitute the official records of an association; revising when a specified statement must be included in an association's financial report; revising requirements for such statement; revising when an association is deemed to have provided for reserve accounts; amending procedure to challenge a board member recall; amending s. 720.304, F.S.; authorizing a homeowner to display certain flags; amending s. 720.305, F.S.; providing requirements for certain fines; amending s. 720.306, F.S.; revising requirements for providing certain notices; providing limitations on associations when a parcel owner attempts to rent or lease his or her parcel; amending the procedure for election disputes; amending s. 720.311, F.S.; amending the procedure for election disputes; amending s. 720.3075, F.S.; authorizing homeowners' associations to extinguish discriminatory restrictions; amending s. 721.15, F.S.; providing requirements for subordinate lienholder related timeshare estates; amending ss. 455.219, 548.002, 548.05, 548.071, and 548.077, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

Representative Rodriguez, A. offered the following:

(Amendment Bar Code: 288565)

Amendment 2 (with title amendment)—Remove lines 280-315 and insert:

homeowners' association, as defined in s. 723.075, with approval of its board of administration or directors, may file with the value adjustment board a single joint petition on behalf of any association members who own units or parcels of property which the property appraiser determines are substantially similar with respect to location, proximity to amenities, number of rooms, living area, and condition. The condominium association, cooperative association, or homeowners' association as defined in s. 723.075 shall provide the unit or parcel owners with notice of its intent to petition the value adjustment board by hand delivery or certified mail, return receipt requested, except that such notice may be electronically transmitted to a unit owner or parcel owner who has expressly consented in writing to receiving such notices by electronic transmission. If the association is a condominium or

cooperative association, the notice must also be posted conspicuously on the condominium or cooperative property in the same manner as notice of board meetings under ss. 718.112(2) and 719.106(1). Such notice must and shall provide at least 14 20 days for a unit or parcel owner to elect, in writing, that his or her unit or parcel not be included in the petition.

2. A condominium association, as defined in s. 718.103, a cooperative association, as defined in s. 719.103, or a homeowners' association as defined in s. 723.075, that has filed a single joint petition under this subsection may continue to represent, prosecute, and defend the unit owners through any related subsequent proceeding in any tribunal, including judicial review under part II of this chapter and any appeals. This subparagraph is intended to clarify existing law and applies to cases pending on July 1, 2020.

Section 5. Subsection (2) of section 194.181, Florida Statutes, is amended to read:

194.181 Parties to a tax suit.—

(2)(a) In any case brought by a the taxpayer or a condominium, cooperative, or homeowners' association, as defined in ss. 718.103, 719.103, and 723.075, respectively, on behalf of

TITLE AMENDMENT

Remove lines 124-125 and insert: member recall; amending s.

Rep. A. Rodriguez moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Shoaf offered the following:

(Amendment Bar Code: 132627)

Amendment 3 (with title amendment)—Remove lines 352-361 and insert:

Section 6. Subsections (3) through (7) of section 514.0115, Florida Statutes, are renumbered as subsections (4) through (8), respectively, paragraph (a) of subsection (2) is amended, and a new subsection (3) is added to that section, to read:

(3) Pools serving homeowners' associations and other property associations which have no more than 32 units or parcels and which are not operated as public lodging establishments are exempt from supervision under this chapter, except for water quality and ss. 514.0315, 514.05, and 514.06.

Section 7. Subsection (7) of section 553.77, Florida Statutes, is amended to read:

553.77 Specific powers of the commission.—

(7) Building officials shall recognize and enforce variance orders issued by the Department of Health pursuant to <u>s. 514.0115(8)</u> <u>s. 514.0115(7)</u>, including any conditions attached to the granting of the variance.

TITLE AMENDMENT

Remove line 29 and insert:

regulations; amending s. 553.77, F.S.; conforming a cross-reference; amending s. 548.003, F.S.; renaming the

Rep. Shoaf moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/CS/HB 689. The vote

Session Vote Sequence: 634

Representative Raschein in the Chair.

Yeas—117

Alexander Altman Antone Avila Aloupis Andrade Ausley Bell

Beltran	Fine	Massullo	Santiago
Brannan	Fischer	McClain	Shoaf
Brown	Fitzenhagen	McClure	Silvers
Buchanan	Geller	McGhee	Sirois
Burton	Goff-Marcil	Mercado	Slosberg
Bush	Gottlieb	Newton	Smith, C.
Byrd	Grall	Oliva	Smith, D.
Caruso	Grant, J.	Omphroy	Sprowls
Casello	Grant, M.	Overdorf	Stark
Clemons	Gregory	Payne	Stevenson
Cortes, J.	Grieco	Perez	Stone
Cummings	Hage	Pigman	Sullivan
Daley	Hart	Plakon	Thompson
Daniels	Hattersley	Plasencia	Toledo
Davis	Hill	Polo	Tomkow
Diamond	Hogan Johnson	Polsky	Trumbull
DiCeglie	Ingoglia	Ponder	Valdés
Donalds	Jenne	Pritchett	Watson, B.
Drake	Jones	Raschein	Watson, C.
Driskell	Joseph	Renner	Webb
DuBose	Killebrew	Roach	Willhite
Duggan	La Rosa	Robinson	Williams
Duran	LaMarca	Rodrigues, R.	Williamson
Eagle	Latvala	Rodriguez, A.	Yarborough
Eskamani	Leek	Rodriguez, A. M.	Zika
Fernández	Magar	Rommel	
Fernandez-Barquin	Maggard	Roth	
Fetterhoff	Mariano	Sabatini	

Nays—1 Good

Votes after roll call:

Nays to Yeas-Good

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

HJR 369—A joint resolution proposing an amendment to Section 4 of Article VII and the creation of a new section in Article XII of the State Constitution to increase the period of time during which the accrued benefit from specified limitations on homestead property tax assessments may be transferred from a prior homestead to a new homestead and to provide an effective date.

Be It Resolved by the Legislature of the State of Florida:

That the following amendment to Section 4 of Article VII and the creation of a new section in Article XII of the State Constitution are agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII FINANCE AND TAXATION

SECTION 4. Taxation; assessments.—

By general law regulations shall be prescribed which shall secure a just valuation of all property for ad valorem taxation, provided:

- (a) Agricultural land, land producing high water recharge to Florida's aquifers, or land used exclusively for noncommercial recreational purposes may be classified by general law and assessed solely on the basis of character or use.
- (b) As provided by general law and subject to conditions, limitations, and reasonable definitions specified therein, land used for conservation purposes shall be classified by general law and assessed solely on the basis of character or use.
- (c) Pursuant to general law tangible personal property held for sale as stock in trade and livestock may be valued for taxation at a specified percentage of its value, may be classified for tax purposes, or may be exempted from taxation.
- (d) All persons entitled to a homestead exemption under Section 6 of this Article shall have their homestead assessed at just value as of January 1 of the

year following the effective date of this amendment. This assessment shall change only as provided in this subsection.

- (1) Assessments subject to this subsection shall be changed annually on January 1st of each year; but those changes in assessments shall not exceed the lower of the following:
 - a. Three percent (3%) of the assessment for the prior year.
- b. The percent change in the Consumer Price Index for all urban consumers, U.S. City Average, all items 1967=100, or successor reports for the preceding calendar year as initially reported by the United States Department of Labor, Bureau of Labor Statistics.
 - (2) No assessment shall exceed just value.
- (3) After any change of ownership, as provided by general law, homestead property shall be assessed at just value as of January 1 of the following year, unless the provisions of paragraph (8) apply. Thereafter, the homestead shall be assessed as provided in this subsection.
- (4) New homestead property shall be assessed at just value as of January 1st of the year following the establishment of the homestead, unless the provisions of paragraph (8) apply. That assessment shall only change as provided in this subsection.
- (5) Changes, additions, reductions, or improvements to homestead property shall be assessed as provided for by general law; provided, however, after the adjustment for any change, addition, reduction, or improvement, the property shall be assessed as provided in this subsection.
- (6) In the event of a termination of homestead status, the property shall be assessed as provided by general law.
- (7) The provisions of this amendment are severable. If any of the provisions of this amendment shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect or impair any remaining provisions of this amendment.

(8)

- a. A person who establishes a new homestead as of January 1, 2009, or January 1 of any subsequent year and who has received a homestead exemption pursuant to Section 6 of this Article as of January 1 of any either of the three two years immediately preceding the establishment of the new homestead is entitled to have the new homestead assessed at less than just value. If this revision is approved in January of 2008, a person who establishes a new homestead as of January 1, 2008, is entitled to have the new homestead assessed at less than just value only if that person received a homestead exemption on January 1, 2007. The assessed value of the newly established homestead shall be determined as follows:
- 1. If the just value of the new homestead is greater than or equal to the just value of the prior homestead as of January 1 of the year in which the prior homestead was abandoned, the assessed value of the new homestead shall be the just value of the new homestead minus an amount equal to the lesser of \$500,000 or the difference between the just value and the assessed value of the prior homestead as of January 1 of the year in which the prior homestead was abandoned. Thereafter, the homestead shall be assessed as provided in this subsection.
- 2. If the just value of the new homestead is less than the just value of the prior homestead as of January 1 of the year in which the prior homestead was abandoned, the assessed value of the new homestead shall be equal to the just value of the new homestead divided by the just value of the prior homestead and multiplied by the assessed value of the prior homestead. However, if the difference between the just value of the new homestead and the assessed value of the new homestead calculated pursuant to this sub-subparagraph is greater than \$500,000, the assessed value of the new homestead shall be increased so that the difference between the just value and the assessed value equals \$500,000. Thereafter, the homestead shall be assessed as provided in this subsection.
- b. By general law and subject to conditions specified therein, the legislature shall provide for application of this paragraph to property owned by more than one person.
- (e) The legislature may, by general law, for assessment purposes and subject to the provisions of this subsection, allow counties and municipalities to authorize by ordinance that historic property may be assessed solely on the basis of character or use. Such character or use assessment shall apply only to

- the jurisdiction adopting the ordinance. The requirements for eligible properties must be specified by general law.
- (f) A county may, in the manner prescribed by general law, provide for a reduction in the assessed value of homestead property to the extent of any increase in the assessed value of that property which results from the construction or reconstruction of the property for the purpose of providing living quarters for one or more natural or adoptive grandparents or parents of the owner of the property or of the owner's spouse if at least one of the grandparents or parents for whom the living quarters are provided is 62 years of age or older. Such a reduction may not exceed the lesser of the following:
- (1) The increase in assessed value resulting from construction or reconstruction of the property.
 - (2) Twenty percent of the total assessed value of the property as improved.
- (g) For all levies other than school district levies, assessments of residential real property, as defined by general law, which contains nine units or fewer and which is not subject to the assessment limitations set forth in subsections (a) through (d) shall change only as provided in this subsection.
- (1) Assessments subject to this subsection shall be changed annually on the date of assessment provided by law; but those changes in assessments shall not exceed ten percent (10%) of the assessment for the prior year.
 - (2) No assessment shall exceed just value.
- (3) After a change of ownership or control, as defined by general law, including any change of ownership of a legal entity that owns the property, such property shall be assessed at just value as of the next assessment date. Thereafter, such property shall be assessed as provided in this subsection.
- (4) Changes, additions, reductions, or improvements to such property shall be assessed as provided for by general law; however, after the adjustment for any change, addition, reduction, or improvement, the property shall be assessed as provided in this subsection.
- (h) For all levies other than school district levies, assessments of real property that is not subject to the assessment limitations set forth in subsections (a) through (d) and (g) shall change only as provided in this subsection.
- (1) Assessments subject to this subsection shall be changed annually on the date of assessment provided by law; but those changes in assessments shall not exceed ten percent (10%) of the assessment for the prior year.
 - (2) No assessment shall exceed just value.
- (3) The legislature must provide that such property shall be assessed at just value as of the next assessment date after a qualifying improvement, as defined by general law, is made to such property. Thereafter, such property shall be assessed as provided in this subsection.
- (4) The legislature may provide that such property shall be assessed at just value as of the next assessment date after a change of ownership or control, as defined by general law, including any change of ownership of the legal entity that owns the property. Thereafter, such property shall be assessed as provided in this subsection.
- (5) Changes, additions, reductions, or improvements to such property shall be assessed as provided for by general law; however, after the adjustment for any change, addition, reduction, or improvement, the property shall be assessed as provided in this subsection.
- (i) The legislature, by general law and subject to conditions specified therein, may prohibit the consideration of the following in the determination of the assessed value of real property:
- (1) Any change or improvement to real property used for residential purposes made to improve the property's resistance to wind damage.
 - (2) The installation of a solar or renewable energy source device.

(i)

- (1) The assessment of the following working waterfront properties shall be based upon the current use of the property:
 - a. Land used predominantly for commercial fishing purposes.
- b. Land that is accessible to the public and used for vessel launches into waters that are navigable.
 - c. Marinas and drystacks that are open to the public.
- d. Water-dependent marine manufacturing facilities, commercial fishing facilities, and marine vessel construction and repair facilities and their support activities.

(2) The assessment benefit provided by this subsection is subject to conditions and limitations and reasonable definitions as specified by the legislature by general law.

ARTICLE XII SCHEDULE

Transfer of the accrued benefit from specified limitations on homestead property tax assessments; increased portability period.—This section and the amendment to Section 4 of Article VII, which extends to three years the time period during which the accrued benefit from specified limitations on homestead property tax assessments may be transferred from a prior homestead to a new homestead, shall take effect January 1, 2021.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 4 ARTICLE XII

LIMITATIONS ON HOMESTEAD PROPERTY TAX ASSESSMENTS; INCREASED PORTABILITY PERIOD TO TRANSFER ACCRUED BENEFIT.—Proposing an amendment to the State Constitution, effective January 1, 2021, to increase, from 2 years to 3 years, the period of time during which accrued Save-Our-Homes benefits may be transferred from a prior homestead to a new homestead.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 635

Representative Raschein in the Chair.

Yeas-118 Alexander Duran Latvala Rommel Aloupis Eagle Leek Roth Altman Eskamani Magar Sabatini Andrade Fernández Maggard Santiago Antone Fernandez-Barquin Mariano Shoaf Ausley Fetterhoff Massullo Silvers Avila McClain Fine Sirois Bell Fischer McClure Slosberg Fitzenhagen McGhee Smith, Č. Beltran Geller Goff-Marcil Brannan Mercado Smith, D. Brown Newton Sprowls Oliva Buchanan Good Stark Gottlieb Omphroy Burton Stevenson Bush Grall Overdorf Stone Byrd Grant, J. Payne Sullivan Caruso Grant, M. Thompson Perez Casello Gregory Pigman Toledo Clemons Grieco Plakon Tomkow Plasencia Trumbull Cortes, J. Hage Cummings Hart Polo Valdés Daley Hattersley Polsky Watson, B. Daniels Hill Ponder Watson, C. Hogan Johnson Davis Pritchett Webb Diamond Ingoglia Raschein Willhite DiCeglie Renner Williams Jenne Donalds Williamson Jones Roach Robinson Drake Joseph Yarborough Driskell Killebrew Rodrigues, R. Zika La Rosa DuBose Rodriguez, A. Rodriguez, A. M. Duggan LaMarca

Nays-None

Votes after roll call:

Yeas—Jacobs

So the joint resolution passed by the required constitutional three-fifths vote of the membership and was immediately certified to the Senate.

HB 371—A bill to be entitled An act relating to limitations on homestead assessments; amending s. 193.155, F.S.; revising the timeframe during which the accrued benefit from specified limitations on homestead property tax assessments may be transferred from a prior homestead to a new homestead;

deleting obsolete provisions; revising the timeframe during which an owner of homestead property significantly damaged or destroyed by a named tropical storm or hurricane must establish a new homestead to make a certain election; providing applicability; providing a contingent effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 636

Representative Raschein in the Chair.

Yeas—118			
Alexander	Duran	Latvala	Rommel
Aloupis	Eagle	Leek	Roth
Altman	Eskamani	Magar	Sabatini
Andrade	Fernández	Maggard	Santiago
Antone	Fernandez-Barquin	Mariano	Shoaf
Ausley	Fetterhoff	Massullo	Silvers
Avila	Fine	McClain	Sirois
Bell	Fischer	McClure	Slosberg
Beltran	Fitzenhagen	McGhee	Smith, Č.
Brannan	Geller	Mercado	Smith, D.
Brown	Goff-Marcil	Newton	Sprowls
Buchanan	Good	Oliva	Stark
Burton	Gottlieb	Omphroy	Stevenson
Bush	Grall	Overdorf	Stone
Byrd	Grant, J.	Payne	Sullivan
Caruso	Grant, M.	Perez	Thompson
Casello	Gregory	Pigman	Toledo
Clemons	Grieco	Plakon	Tomkow
Cortes, J.	Hage	Plasencia	Trumbull
Cummings	Hart	Polo	Valdés
Daley	Hattersley	Polsky	Watson, B.
Daniels	Hill	Ponder	Watson, C.
Davis	Hogan Johnson	Pritchett	Webb
Diamond	Ingoglia	Raschein	Willhite
DiCeglie	Jenne	Renner	Williams
Donalds	Jones	Roach	Williamson
Drake	Joseph	Robinson	Yarborough
Driskell	Killebrew	Rodrigues, R.	Zika
DuBose	La Rosa	Rodriguez, A.	
Duggan	LaMarca	Rodriguez, A. M.	

Nays-None

Votes after roll call: Yeas—Jacobs

So the bill passed and was immediately certified to the Senate.

HB 7085—A bill to be entitled An act relating to dependency proceedings and child protection services; amending s. 39.205, F.S.; removing a reporting requirement to the Legislature; amending s. 39.407, F.S.; transferring certain duties to the department rather than the Agency for Health Care Administration; creating s. 39.5035, F.S.; providing procedures and requirements relating to deceased parents of a dependent child; amending s. 39.6011, F.S.; providing timeframes in which case plans must be filed with the court and provided to specified parties; amending s. 39.6221, F.S.; revising the conditions under which a court determines permanent guardian placement for a child; amending s. 39.806, F.S.; providing that efforts to preserve or reunify a family are not required under specified circumstances; amending s. 39.811, F.S.; providing that the court retains jurisdiction under certain circumstances; providing when certain decisions relating to adoption are reviewable; amending s. 39.812, F.S.; providing that certain persons may file a petition to adopt a child without the department's consent; providing standing; providing a standard of proof; providing responsibilities of the court in such cases; amending s. 39.820, F.S.; revising the definition of the term "guardian ad litem;" amending s. 63.062, F.S.; requiring the department to consent to certain adoptions; providing exceptions; amending s. 63.082, F.S.; requiring a home study of a stepparent or relative under certain circumstances; amending s. 409.1451, F.S.; removing a reporting requirement of the department and the Independent Living Services Advisory Council; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 637

Representative Raschein in the Chair.

Yeas-116 Alexander Duran Latvala Rodriguez, A. M. Leek Aloupis Eagle Rommel Altman Magar Roth Eskamani Andrade Fernández Maggard Sabatini Fernandez-Barquin Antone Mariano Santiago Ausley Fetterhoff Massullo Shoaf Avila Fine McClain Silvers Bell Fischer McClure Sirois Slosberg Smith, C Beltran Fitzenhagen McGhee Brannan Geller Mercado Smith, D. Goff-Marcil Brown Newton Buchanan Good Oliva Sprowls Burton Grall Omphroy Stark Bush Grant, J. Overdorf Stevenson Byrd Grant, M. Pavne Stone Perez Sullivan Caruso Gregory Pigman Casello Grieco Thompson Hage Plakon Toledo Clemons Plasencia Tomkow Cortes, J. Hart Hattersley Cummings Trumbull Polo Polsky Daley Hill Valdés Hogan Johnson Davis Ponder Watson, B. Diamond Ingoglia Pritchett Watson, C. DiCeglie Webb Raschein Jenne Willhite Donalds Renner Jones Drake Williams Joseph Roach Driskell Killebrew Robinson Williamson Rodrigues, R. DuBose La Rosa Yarborough Duggan LaMarca Rodriguez, A. Zika

Nays—1 Gottlieb

So the bill passed, as amended, and was immediately certified to the Senate.

Recessed

The House stood in informal recess at 6:24 p.m., to reconvene upon call of the Chair.

Reconvened

The House was called to order by the Speaker at 9:08 p.m. A quorum was present [Session Vote Sequence: 638].

Bills and Joint Resolutions on Third Reading

Consideration of CS/HB 255 was temporarily postponed.

Consideration of CS/HB 563 was temporarily postponed.

Consideration of CS/CS/HB 59 was temporarily postponed.

Consideration of HB 1231 was temporarily postponed.

Consideration of CS/HB 835 was temporarily postponed.

Consideration of CS/CS/HB 625 was temporarily postponed.

Consideration of CS/CS/HB 573 was temporarily postponed.

Consideration of CS/HB 529 was temporarily postponed.

Consideration of CS/HB 1083 was temporarily postponed.

Consideration of CS/HB 675 was temporarily postponed.

CS/HB 199—A bill to be entitled An act relating to the sexual battery prosecution time limitation; providing a short title; amending s. 775.15, F.S.; creating an exception to the general time limitations which allows a prosecution to be commenced at any time for specified sexual battery offenses against victims younger than a certain age at the time the offense was committed; providing applicability; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 639

Speaker Oliva in the Chair.

Yeas—119			
Alexander	Duran	LaMarca	Rodriguez, A. M.
Aloupis	Eagle	Latvala	Rommel
Altman	Eskamani	Leek	Roth
Andrade	Fernández	Magar	Sabatini
Antone	Fernandez-Barquin	Maggard	Santiago
Ausley	Fetterhoff	Mariano	Shoaf
Avila	Fine	Massullo	Silvers
Bell	Fischer	McClain	Sirois
Beltran	Fitzenhagen	McClure	Slosberg
Brannan	Geller	McGhee	Smith, Č.
Brown	Goff-Marcil	Mercado	Smith, D.
Buchanan	Good	Newton	Sprowls
Burton	Gottlieb	Oliva	Stark
Bush	Grall	Omphroy	Stevenson
Byrd	Grant, J.	Overdorf	Stone
Caruso	Grant, M.	Payne	Sullivan
Casello	Gregory	Perez	Thompson
Clemons	Grieco	Pigman	Toledo
Cortes, J.	Hage	Plakon	Tomkow
Cummings	Hart	Plasencia	Trumbull
Daley	Hattersley	Polo	Valdés
Daniels	Hill	Polsky	Watson, B.
Davis	Hogan Johnson	Ponder	Watson, C.
Diamond	Ingoglia	Pritchett	Webb
DiCeglie	Jacquet	Raschein	Willhite
Donalds	Jenne	Renner	Williams
Drake	Jones	Roach	Williamson
Driskell	Joseph	Robinson	Yarborough
DuBose	Killebrew	Rodrigues, R.	Zika
Duggan	La Rosa	Rodriguez, A.	

Nays-None

So the bill passed and was immediately certified to the Senate.

Consideration of CS/CS/HB 1259 was temporarily postponed.

Special Orders

CS for SB 1056—A bill to be entitled An act relating to the PACE Center for Girls; creating s. 985.175, F.S.; authorizing the Department of Juvenile Justice to contract with the PACE Center for Girls for specified services; providing an effective date.

-was read the second time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

SB 828—A bill to be entitled An act relating to the Florida ABLE program; amending s. 1009.986, F.S.; abrogating the future repeal of provisions relating to the Florida ABLE program; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 830—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 1009.987, F.S., which provides an exemption from public records requirements for certain personal financial and health information held by the Florida Prepaid College Board, Florida ABLE, Inc., or the Florida ABLE program, or an agent or service provider thereof; removing the scheduled repeal of the exemption; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 936—A bill to be entitled An act relating to disability retirement benefits; amending s. 121.091, F.S.; allowing members receiving care at federal Veterans Health Administration facilities to use certification by a specified number of physicians working at such facilities as proof of total and permanent disability for purposes of establishing eligibility for benefits; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 28—A bill to be entitled An act for the relief of Clifford Williams; providing an appropriation to compensate him for being wrongfully incarcerated for 43 years; directing the Chief Financial Officer to draw a warrant payable to an irrevocable trust for the benefit of Clifford Williams; specifying conditions for payment; providing for the waiver of certain tuition and fees for Mr. Williams; specifying conditions for payment; providing that the act does not waive certain defenses or increase the state's limits of liability; prohibiting any further award to include certain fees and costs; providing that certain benefits are vacated upon specified findings; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 1084—A bill to be entitled An act relating to emotional support animals; creating s. 760.27, F.S.; defining the terms "emotional support animal" and "housing provider"; prohibiting discrimination in housing provided to a person with a disability or a disability-related need for an emotional support animal; specifying that such person may not be required to pay extra compensation for such animal; authorizing a housing provider to request specified information under certain circumstances; restricting such requests; specifying liability for owners of emotional support animals relating to damage done by their emotional support animals; providing applicability; amending s. 413.08, F.S.; providing applicability; amending s. 456.072, F.S.; prohibiting a health care practitioner from providing information regarding a person's need for an emotional support animal without having personal knowledge of that person's need for the animal; amending s. 760.22, F.S.; revising the definition of the term "handicap"; amending ss. 419.001, 760.23, 760.24, 760.25, 760.29, and 760.31, F.S.; replacing the term "handicap" with the term "disability," to conform to changes made by the act; conforming provisions to changes made by the act; creating s. 817.265, F.S.; prohibiting the falsification of information or other fraudulent misrepresentation regarding the use of an emotional support animal; providing penalties; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 1362—A bill to be entitled An act relating to rental agreements; repealing s. 83.561, F.S., relating to the termination of a rental agreement upon foreclosure; creating s. 83.5615, F.S.; providing a short title; providing for the assumption of interest in certain foreclosures on dwellings or residential real property; providing construction; defining the term "federally-related mortgage loan"; requiring the director of the Division of Consumer Services of the Department of Agriculture and Consumer Services to notify the Division of Law Revision of the repeal of the Protecting Tenants at

Foreclosure Act of 2009 within a specified timeframe; providing effective dates, including a contingent effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS for CS for SB 70—A bill to be entitled An act relating to alert systems in public schools; providing a short title; amending s. 1006.07, F.S.; requiring each public school to implement an interoperable mobile panic alert system for specified purposes beginning in a specified school year; providing requirements for such system; requiring the Department of Education to issue a competitive solicitation to contract for an interoperable mobile panic alert system for all public schools statewide, subject to appropriation; requiring the department to consult with the Marjory Stoneman Douglas High School Public Safety Commission, the Department of Law Enforcement, and the Division of Emergency Management in the development of the competitive solicitation; providing an effective date.

—was read the second time by title.

Representative Gottlieb offered the following:

(Amendment Bar Code: 886033)

Amendment 1 (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. This act may be cited as "Alyssa's Law."

Section 2. Present paragraph (c) of subsection (4) of section 1006.07, Florida Statutes, is redesignated as paragraph (f), and a new paragraph (c) and paragraphs (d) and (e) are added to that subsection, to read:

1006.07 District school board duties relating to student discipline and school safety.—The district school board shall provide for the proper accounting for all students, for the attendance and control of students at school, and for proper attention to health, safety, and other matters relating to the welfare of students, including:

- (4) EMERGENCY DRILLS; EMERGENCY PROCEDURES.—
- (c) Beginning with the 2021-2022 school year, each public school, including charter schools, shall implement a mobile panic alert system capable of connecting diverse emergency services technologies to ensure real-time coordination between multiple first responder agencies. Such system, known as "Alyssa's Alert," must integrate with local public safety answering point infrastructure to transmit 911 calls and mobile activations.
- (d) In addition to the requirements of paragraph (c), a public school district may implement additional strategies or systems to ensure real-time coordination between multiple first responder agencies in a school security emergency.
- (e) For the 2020-2021 fiscal year and subject to the appropriation of funds in the General Appropriations Act for this purpose, the department shall issue a competitive solicitation to contract for a mobile panic alert system that may be used by each school district. The department shall consult with the Marjory Stoneman Douglas High School Public Safety Commission, the Department of Law Enforcement, and the Division of Emergency Management in the development of the competitive solicitation for the mobile panic alert system.

Section 3. This act shall take effect July 1, 2020.

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

A bill to be entitled

An act relating to alert systems in public schools; providing a short title; amending s. 1006.07, F.S.; requiring each public school to implement a mobile panic alert system for specified purposes beginning in a specified school year; providing requirements for such system; authorizing public school districts to implement additional strategies and systems for specified purposes; requiring the Department of Education to issue a competitive solicitation to contract for a mobile panic alert system, subject to appropriation; requiring the department to consult with the Marjory

Stoneman Douglas High School Public Safety Commission, the Department of Law Enforcement, and the Division of Emergency Management in the development of the competitive solicitation; providing an effective date.

Rep. Gottlieb moved the adoption of the amendment, which was adopted.

On motion by Rep. Gottlieb, the rules were waived and **CS for CS for SB** 70 was read the third time by title. On passage, the vote was:

Session Vote Sequence: 640

Yeas-119

Representative Magar in the Chair.

Alexander LaMarca Rodriguez, A. M. Duran Latvala Aloupis Eagle Rommel Eskamani Altman Leek Roth Andrade Sabatini Fernández Magar Fernandez-Barquin Maggard Antone Santiago Ausley Fetterhoff Mariano Shoaf Avila Fine Massullo Silvers Bell Fischer McClain Sirois Slosberg Smith, C Beltran Fitzenhagen McClure Geller Goff-Marcil Brannan McGhee Smith, D. Brown Mercado Buchanan Good Newton Sprowls Gottlieb Burton Oliva Stark Bush Grall Omphroy Stevenson Byrd Grant, J. Overdorf Stone Caruso Grant, M. Payne Sullivan Casello Gregory Perez Thompson Clemons Grieco Pigman Toledo Hage Plakon Tomkow Cortes, J. Cummings Hart Plasencia Trumbull Hattersley Polo Valdés Daley Daniels Hill Polsky Watson, B. Hogan Johnson Davis Ponder Watson, C. Diamond Ingoglia Pritchett Webb DiCeglie Raschein Willhite Jacquet Renner Williams Donalds Jenne Drake Jones Roach Williamson Driskell Joseph Robinson Yarborough Killebrew Rodrigues, R. DuBose Duggan La Rosa Rodriguez, A.

Nays-None

So the bill passed, as amended, and was immediately certified to the Senate.

CS for CS for SB 1286—A bill to be entitled An act relating to contraband in specified facilities; amending s. 916.1085, F.S.; prohibiting the introduction of certain cannabis related substances, cellular telephones and other portable communication devices, and vapor-generating electronic devices inside specified facilities of the Department of Children and Families or of the Agency for Persons with Disabilities; providing criminal penalties; amending s. 944.47, F.S.; prohibiting the introduction of certain cannabis related substances and vapor-generating electronic devices inside a state correctional institution; providing criminal penalties; amending s. 951.22, F.S.; prohibiting the introduction of certain cannabis related substances and vapor-generating electronic devices inside a county detention facility; providing criminal penalties; amending s. 985.711, F.S.; prohibiting the introduction of certain cannabis related substances, cellular telephones and other portable communication devices, and vapor-generating electronic devices inside specified juvenile detention facilities or commitment programs; providing criminal penalties; amending s. 921.0022, F.S.; ranking the offense of introducing certain contraband into specified facilities of the Department of Children and Families on level 4 of the offense severity ranking chart; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 294—A bill to be entitled An act relating to crimes against veterans; providing a short title; amending s. 775.0844, F.S.; providing an enhanced sentence for any person who commits aggravated white collar crimes against a certain number of veterans by obtaining or attempting to obtain a specified amount of money; providing criminal penalties; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS for CS for SB 124—A bill to be entitled An act relating to custody of minor children by extended family; amending s. 751.01, F.S.; revising the purposes of ch. 751, F.S.; amending s. 751.01, F.S.; revising the definition of the term "extended family member"; amending s. 751.02, F.S.; revising the requirements for individuals seeking concurrent custody; amending s. 751.03, F.S.; allowing any other provisions related to the best interest of the child to be considered in a petition for temporary or concurrent custody; amending s. 751.05, F.S.; authorizing courts to include provisions requested in petitions for temporary or concurrent custody which relate to the best interest of the child; authorizing the court to order on its own motion the transitioning of a child back to the custody of his or her parents in such proceedings under certain circumstances; requiring the court to consider specified factors when entering such order; authorizing courts to require parties to comply with provisions approved in the order which relate to a reasonable plan for transitioning custody before terminating the order; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Consideration of CS for SB 100 was temporarily postponed.

CS for SB 838—A bill to be entitled An act relating to business organizations; amending s. 607.0120, F.S.; making technical changes; amending s. 607.0123, F.S.; specifying that certain documents accepted by the Department of State for filing are effective on the date the documents are accepted by the department; making technical changes; amending ss. 607.0125, 607.0127, 607.01401, 607.0141, 607.0501, and 607.0601, F.S.; making technical changes; amending s. 607.0602, F.S.; revising the authority of a board of directors to reclassify certain unissued shares; amending ss. 607.0620, 607.0623, 607.0630, 607.0704, 607.0705, 607.0707, 607.0720, 607.0721, 607.0732, and 607.0750, F.S.; making technical changes; amending s. 607.0808, F.S.; revising the required contents of a meeting notice relating to the removal of a director by shareholders; amending s. 607.0832, F.S.; making a technical change; amending s. 607.0850, F.S.; revising the definition of the term "expenses"; amending ss. 607.0855 and 607.0858, F.S.; making technical changes; amending s. 607.0901, F.S.; revising definitions; amending ss. 607.1002 and 607.1003, F.S.; making technical changes; amending s. 607.1102, F.S.; authorizing a domestic corporation to acquire one or more classes or series of shares under certain circumstances; amending ss. 607.1103, 607.11035, 607.11045, 607.1106, and 607.11920, F.S.; making technical changes; amending s. 607.11921, F.S.; revising an exception for the procedure to approve a plan of domestication; making a technical change; amending ss. 607.11923 and 607.11924, F.S.; making technical changes; amending s. 607.11932, F.S.; revising an exception for the procedure to approve a plan of conversion; making a technical change; amending ss. 607.11933, 607.11935, 607.1202, 607.1301, 607.1302, 607.1303, 607.1320, 607.1333, 607.1340, 607.1403, 607.1406, 607.1422, 607.1430, 607.1431, 607.1432, 607.14401, 607.1501, 607.1502, 607.1503, 607.1504, 607.1505, 607.1507, 607.1509, 607.15091, 607.15101, 607.1520, 607.1602, 607.1604, and 607.1622, F.S.; making technical changes; creating s. 607.1703, F.S.; authorizing the department to direct certain interrogatories to certain corporations and to officers or directors of corporations; providing requirements for answering the interrogatories; providing requirements for the department relating to interrogatories; authorizing the department to bring certain actions; authorizing the department to file a lis pendens against certain property and to certify certain findings to the Department of Legal Affairs; amending ss. 607.1907, 607.504, and 605.0116, F.S.; making technical changes; amending

s. 605.0207, F.S.; specifying that certain documents accepted by the department for filing are effective on the date the records are accepted by the department; making a technical change; amending ss. 605.0215, 605.0702, 605.0716, 605.1104, and 617.0501, F.S.; making technical changes; amending s. 617.0825, F.S.; authorizing a board of directors to appoint persons to serve on certain committees; requiring that a majority of the persons on such committees be directors; providing exceptions; making technical changes; providing responsibilities and duties for non-director committee members; authorizing a corporation to create or authorize the creation of advisory committees; specifying an advisory committee is not a committee of the board of directors; providing prohibitions and authorizations for advisory committees; providing applicability; providing an effective date.

-was read the second time by title.

Representative Robinson offered the following:

(Amendment Bar Code: 556959)

Amendment 1 (with directory and title amendments)—Between lines 1305 and 1306, insert:

- (2) Notwithstanding subsection (1), the availability of appraisal rights under paragraphs (1)(a), (b), (c), (d), and (e), and (g) shall be limited in accordance with the following provisions:
- (a) Appraisal rights shall not be available for the holders of shares of any class or series of shares which is:
- 1. A covered security under s. 18(b)(1)(A) or (B) of the Securities Act of 1933;
- 2. Not a covered security, but traded in an organized market and has at least 2,000 shareholders and the outstanding shares of such class or series have a market value of at least \$20 million, exclusive of the value of outstanding shares held by the corporation's subsidiaries, by the corporation's senior executives, by the corporation's directors, and by the corporation's beneficial shareholders and voting trust beneficial owners owning more than 10 percent of the outstanding shares; or
- 3. Issued by an open end management investment company registered with the Securities and Exchange Commission under the Investment Company Act of 1940 and which may be redeemed at the option of the holder at net asset value.
 - (b) The applicability of paragraph (a) shall be determined as of:
- 1. The record date fixed to determine the shareholders entitled to receive notice of the meeting of shareholders to act upon the corporate action requiring appraisal rights, or, in the case of an offer made pursuant to s. 607.11035, the date of such offer; or
- 2. If there will be no meeting of shareholders and no offer is made pursuant to s. 607.11035, the close of business on the day before the consummation of the corporate action or the effective date of the amendment of the articles, as applicable.
- (c) Paragraph (a) is not applicable and appraisal rights shall be available pursuant to subsection (1) for the holders of any class or series of shares where the corporate action is an interested transaction.

DIRECTORYAMENDMENT

Remove lines 1200-1201 and insert:

Section 42. Subsections (1) and (2) of section 607.1302, Florida Statutes, are amended to read:

TITLE AMENDMENT

Remove lines 35-36 and insert:

amending ss. 607.11933, 607.11935, 607.1202, and 607.1301; making technical changes; amending s. 607.1302, F.S.; revising shareholder rights to appraisal for certain amendments to the articles of incorporation; revising shareholder rights to appraisal for certain shares that are not covered securities; amending ss. 607.1303, 607.1320, 607.1333, 607.1340,

Rep. Robinson moved the adoption of the amendment, which was adopted.

Representative Santiago offered the following:

(Amendment Bar Code: 145281)

Amendment 2 (with title amendment)—Between lines 1956 and 1957, insert:

Section 77. Paragraph (c) is added to subsection (2) of section 617.0721, Florida Statutes, to read:

617.0721 Voting by members.—

- (2) A member who is entitled to vote may vote in person or, unless the articles of incorporation or the bylaws otherwise provide, may vote by proxy executed in writing by the member or by his or her duly authorized attorney in fact. Notwithstanding any provision to the contrary in the articles of incorporation or bylaws, any copy, facsimile transmission, or other reliable reproduction of the original proxy may be substituted or used in lieu of the original proxy for any purpose for which the original proxy could be used if the copy, facsimile transmission, or other reproduction is a complete reproduction of the entire proxy. An appointment of a proxy is not valid after 11 months following the date of its execution unless otherwise provided in the proxy.
- (c) Policyholders of a mutual insurance company or mutual insurance holding company shall have the right to vote any membership interest granted by the insurer's bylaws, at any special or annual meeting of the members, either in person or by proxy that has been properly transmitted to the insurer. For purposes of this paragraph, "properly transmitted" means substantial compliance with any reasonable procedure established by the insurer for the proper transmission of proxies. Such procedure may include transmission by mail, electronically, or by any other means reasonably calculated to ensure that the transmission was submitted by the member or by his or her attorney in fact.

TITLE AMENDMENT

Remove line 58 and insert:

F.S.; making technical changes; amending s. 617.0721, F.S.; providing that policyholders of certain insurance companies and insurance holding companies have the right to vote certain membership interest by proxy; defining the term "properly transmitted"; amending s. 617.0825,

Rep. Santiago moved the adoption of the amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

CS for SB 434—A bill to be entitled An act relating to designation of school grades; amending s. 1008.34, F.S.; revising the components on which a school's grade is based; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS for CS for CS for SB 662—A bill to be entitled An act relating to education and the military; amending s. 1003.05, F.S.; providing that a student whose parent is transferred or is pending transfer to a military installation within this state is considered a resident of the school district in which the military installation is located for the purpose of enrollment; requiring such students to receive certain preferential treatment; amending s. 1008.34, F.S.; revising the calculation of school grades for certain schools; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Consideration of CS for SB 368 was temporarily postponed.

SB 7004—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 197.3225, F.S., relating to an exemption from public records requirements for taxpayer e-mail addresses

held by a tax collector for certain purposes; removing the scheduled repeal of the exemption; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 172—A bill to be entitled An act relating to the Florida Drug and Cosmetic Act; amending s. 499.002, F.S.; preempting the regulation of overthe-counter proprietary drugs or cosmetics to the state; providing an effective date

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS for CS for SB 580—A bill to be entitled An act relating to the Uniform Partition of Heirs Property Act; designating part I of ch. 64, F.S., entitled "General Provisions"; creating part II of ch. 64, F.S., entitled "Uniform Partition of Heirs Property Act"; creating s. 64.201, F.S.; providing a short title; creating s. 64.202, F.S.; defining terms; creating s. 64.203, F.S.; providing applicability; providing requirements relating to the court determination of heirs property; specifying the relation of the act to other law; creating s. 64.204, F.S.; providing construction; providing for service and notice; creating s. 64.205, F.S.; providing for appointment and qualifications of commissioners; creating s. 64.206, F.S.; providing for the determination of property value; creating s. 64.207, F.S.; providing for buyout of cotenants; creating s. 64.208, F.S.; providing for alternatives to partition; creating s. 64.209, F.S.; providing factors to be considered in determining whether partition in kind may be ordered; creating s. 64.210, F.S.; providing for sale of property through open-market sale, sealed bids, or auction; creating s. 64.211, F.S.; providing requirements for reporting of an open-market sale of property; creating s. 64.212, F.S.; providing for uniformity of application and construction; creating s. 64.213, F.S.; specifying the relation of the act to the Electronic Signatures in Global and National Commerce Act; creating s. 64.214, F.S.; authorizing certain cotenants to agree to certain partitions of real property; requiring such cotenants to jointly notify the court of such agreement; providing an effective

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS for SB 226—A bill to be entitled An act relating to athletic trainers; amending s. 468.701, F.S.; revising the definition of the term "athletic trainer"; deleting a requirement that is relocated to another section; amending s. 468.707, F.S.; revising athletic trainer licensure requirements; amending s. 468.711, F.S.; requiring certain licensees to maintain certification in good standing without lapse as a condition of renewal of their athletic trainer licenses; amending s. 468.713, F.S.; requiring that an athletic trainer work within a specified scope of practice; relocating an existing requirement that was stricken from another section; amending s. 468.723, F.S.; requiring the direct supervision of an athletic training student to be in accordance with rules adopted by the Board of Athletic Training; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 716—A bill to be entitled An act relating to county boundaries; amending ss. 7.31 and 7.59, F.S.; revising county boundaries; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 400—A bill to be entitled An act relating to elder abuse fatality review teams; creating s. 415.1103, F.S.; authorizing the establishment of elder abuse fatality review teams in each judicial circuit, to be housed, for administrative purposes only, in the Department of Elderly Affairs; providing conditions for review team membership, establishment, and organization; specifying

requirements for a review team's operations and meeting schedules; requiring that the administrative costs of operating a review team be paid by team members or the entities they represent; authorizing elder abuse fatality review teams in existence on a certain date to continue to exist; requiring such existing teams to comply with specified requirements; specifying review team duties; requiring each review team to annually submit to the department by a certain date a summary report containing specified information; requiring the department to annually prepare a summary report based on the review teams' information and submit such report to the Governor, the Legislature, and the Department of Children and Families; providing immunity from monetary liability for review team members under certain conditions; providing an effective date.

-was read the second time by title.

THE SPEAKER IN THE CHAIR

Representative Driskell offered the following:

(Amendment Bar Code: 641173)

Amendment 1 (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 415.1103, Florida Statutes, is created to read:

415.1103 Elder abuse fatality review teams.—

- (1)(a) A state attorney, or his or her designee, may initiate an elder abuse fatality review team in his or her judicial circuit to review deaths of elderly persons caused by, or related to, abuse or neglect.
- (b) An elder abuse fatality review team may include, but is not limited to, representatives from any of the following entities or persons located in the review team's judicial circuit:
 - 1. Law enforcement agencies.
 - 2. The state attorney.
 - 3. The medical examiner.
 - 4. A county court judge.
 - 5. Adult protective services.
 - 6. The area agency on aging.
 - 7. The State Long-Term Care Ombudsman Program.
 - 8. The Agency for Health Care Administration.
 - 9. The Office of the Attorney General.
 - 10. The Office of the State Courts Administrator.
 - 11. The clerk of the court.
 - 12. A victim services program.
 - 13. An elder law attorney.
 - 14. Emergency services personnel.
 - 15. A certified domestic violence center.
 - 16. An advocacy organization for victims of sexual violence.
 - 17. A funeral home director.
 - 18. A forensic pathologist.
 - 19. A geriatrician.
 - A geriatric nurse.
- 21. A geriatric psychiatrist or other individual licensed to offer behavioral health services.
 - 22. A hospital discharge planner.
 - 23. A public guardian.
- 24. Any other persons who have knowledge regarding fatal incidents of elder abuse, domestic violence, or sexual violence, including knowledge of research, policy, law, and other matters connected with such incidents involving elders, or who are recommended for inclusion by the review team.
- (c) Participation in a review team is voluntary. Members of a review team shall serve without compensation and may not be reimbursed for per diem or travel expenses. Members shall serve for terms of 2 years, to be staggered as determined by the co-chairs.
- (d) The state attorney may call the first organizational meeting of the team. At the initial meeting, members of a review team shall choose two members to serve as co-chairs. Chairs may be reelected by a majority vote of a review team for not more than two consecutive terms. At the initial meeting, members of a

review team shall establish a schedule for future meetings. Each review team shall meet at least once each fiscal year.

- (e) Each review team shall determine its local operations, including, but not limited to, the process for case selection. The state attorney shall refer cases to be reviewed by each team. Reviews must be limited to closed cases in which an elderly person's death was caused by, or related to, abuse or neglect. All identifying information concerning the elderly person must be redacted by the state attorney in documents received for review. As used in this paragraph, the term "closed case" means a case that does not involve information considered active as defined in s. 119.011(3)(d).
- (f) Administrative costs of operating the review team must be borne by the team members or entities they represent.
- (2) An elder abuse fatality review team in existence on July 1, 2020, may continue to exist and must comply with the requirements of this section.
 - (3) An elder abuse fatality review team shall do all of the following:
- (a) Review deaths of elderly persons in its judicial circuit which are found to have been caused by, or related to, abuse or neglect.
- (b) Take into consideration the events leading up to a fatal incident, available community resources, current law and policies, and the actions taken by systems or individuals related to the fatal incident.
- (c) Identify potential gaps, deficiencies, or problems in the delivery of services to elderly persons by public and private agencies which may be related to deaths reviewed by the team.
- (d) Whenever possible, develop communitywide approaches to address the causes of, and contributing factors to, deaths reviewed by the team.
- (e) Develop recommendations and potential changes in law, rules, and policies to support the care of elderly persons and to prevent elder abuse deaths.
- (4)(a) A review team may share with other review teams in this state any relevant information that pertains to the review of the death of an elderly person.
- (b) A review team member may not contact, interview, or obtain information by request directly from a member of the deceased elder's family as part of the review unless a team member is authorized to do so in the course of his or her employment duties. A member of the deceased elder's family may voluntarily provide information or any record to a review team but must be informed that such information or any record is subject to public disclosure unless a public records exemption applies.
- (5)(a) Annually by September 1, each elder abuse fatality review team shall submit a summary report to the Department of Elderly Affairs which includes, but is not limited to:
- 1. Descriptive statistics regarding cases reviewed by the team, including demographic information on victims and the causes and nature of their deaths;
- 2. Current policies, procedures, rules, or statutes the review team has identified as contributing to the incidence of elder abuse and elder deaths, and recommendations for system improvements and needed resources, training, or information dissemination to address such identified issues; and
- 3. Any other recommendations to prevent deaths from elder abuse or neglect, based on an analysis of the data and information presented in the report.
- (b) Annually by November 1, the Department of Elderly Affairs shall prepare a summary report of the review team information submitted under paragraph (a). The department shall submit its summary report to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Department of Children and Families.
- (6) There is no monetary liability on the part of, and a cause of action for damages may not arise against, any member of an elder abuse fatality review team due to the performance of his or her duties as a review team member in regard to any discussions by, or deliberations or recommendations of, the team or the member unless such member acted in bad faith, with wanton and willful disregard of human rights, safety, or property.

Section 2. This act shall take effect July 1, 2020.

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

A bill to be entitled

An act relating to elder abuse fatality review teams; creating s. 415.1103, F.S.; authorizing a state attorney, or his or her designee, to initiate an elder abuse fatality review team in his or her judicial circuit; providing conditions for review team membership, establishment, and organization; specifying requirements for a review team's operations and meeting schedules; defining the term "closed case"; requiring that the administrative costs of operating a review team be paid by team members or the entities they represent; authorizing elder abuse fatality review teams in existence on a certain date to continue to exist; requiring such existing teams to comply with specified requirements; specifying review team duties; requiring each review team to annually submit to the department a summary report containing specified information by a certain date; requiring the department to annually prepare a summary report based on the review teams' information and submit such report to the Governor, the Legislature, and the Department of Children and Families; providing immunity from monetary liability for review team members under certain conditions; providing an effective date.

Rep. Driskell moved the adoption of the amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

Bills and Joint Resolutions on Third Reading

HB 7103 was taken up, having been read the third time, amended, and temporarily postponed earlier today.

The question recurred on the passage of HB 7103. The vote was:

Session Vote Sequence: 641

Speaker Oliva in the Chair.

Yeas—86 Aloupis Altman Andrade Avila Bell Beltran Brannan Buchanan Burton Bush Byrd Caruso Clemons Cummings Daley Daniels DiCeglie Donalds Drake Duggan Duran Eagle	Fernández Fernandez-Barquin Fetterhoff Fine Fischer Fitzenhagen Grall Grant, J. Grant, M. Gregory Grieco Hage Hill Hogan Johnson Ingoglia Jacquet Jenne Killebrew La Rosa LaMarca Latvala Leek	Magar Maggard Mariano Massullo McClain McClure Newton Oliva Overdorf Payne Perez Pigman Plakon Plasencia Ponder Raschein Renner Roach Robinson Rodrigues, R. Rodriguez, A. Rodriguez, A. M.	Rommel Roth Sabatini Santiago Shoaf Sirois Smith, D. Sprowls Stevenson Stone Sullivan Toledo Tomkow Trumbull Valdés Webb Willhite Williamson Yarborough Zika
Nays—32 Alexander Antone Ausley Brown Casello Cortes, J. Davis Diamond	Driskell DuBose Eskamani Geller Goff-Marcil Good Hart Hattersley	Jones Joseph McGhee Mercado Omphroy Polo Polsky Pritchett	Silvers Slosberg Smith, C. Stark Thompson Watson, B. Watson, C. Williams

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

Motion

On motion by Rep. Sprowls, the following House bills were laid on the table: CS/HB 681, HB 887, HB 593, CS/HB 6507, CS/CS/CS/HB 209, HB

6033, CS/CS/HB 23, CS/CS/HB 745, HB 167, CS/CS/HB 185, CS/CS/HB 495, HB 957, CS/CS/HB 445, HB 7007, HB 113, CS/HB 349, HB 485, CS/HB 345, CS/CS/HB 253, and CS/HB 401.

Motion to Adjourn

Rep. Sprowls moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 10:30 a.m., Tuesday, March 10, 2020, or upon call of the Chair. The motion was agreed to.

Messages from the Senate

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for HB 915.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 1049.

Debbie Brown, Secretary

The above bill was ordered enrolled.

Introduction and Reference

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 72, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Appropriations; and Senator Stargel-

CS for SB 72—A bill to be entitled An act relating to postsecondary education; amending s. 287.057, F.S.; authorizing state agencies to contract with independent, nonprofit colleges and universities that meet specified requirements; amending s. 1001.03, F.S.; clarifying requirements for new construction, remodeling, or renovation projects; amending s. 1001.706, F.S.; requiring that selection of a president by a university board of trustees be from among at least three candidates; amending s. 1001.7065, F.S.; requiring that certain academic and research excellence standards be reported annually in the accountability plan prepared by the Board of Governors; revising the academic and research excellence standards established for the preeminent state research universities program; establishing criteria for identifying state universities of distinction, rather than programs of excellence, throughout the State University System; authorizing the Board of Governors to annually submit, by a specified date, the programs for funding by the Legislature; amending s. 1004.085, F.S.; requiring certain innovative pricing techniques and payment options to contain an opt-out provision for students; amending s. 1004.346, F.S.; deleting a provision related to terms of Phosphate Research and Activities Board members; creating s. 1004.6499, F.S.; creating the Florida Institute of Politics within the Florida State University College of Social Sciences and Public Policy; providing the purpose and goals of the institute; amending s. 1009.50, F.S.; revising a provision relating to the maximum annual grant amount; providing that students who receive a grant award in the fall or spring term may also receive an award in the summer term, subject to availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring the formula used to distribute funds for the program to account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify the amount of funds disbursed within a certain timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; requiring institutions that receive moneys through the program to submit to the department by a specified date a biennial report that includes a financial audit conducted by the Auditor General; authorizing the department to conduct its own annual or biennial audit under certain circumstances; authorizing the department to suspend or revoke an institution's eligibility or request a refund of moneys overpaid to the institution under certain circumstances; providing a timeframe for such refunds; amending s. 1009.505, F.S.; requiring that grant awards administered through the Florida Public Postsecondary Career Education Student Assistance Grant Program not exceed a certain amount; providing that students who receive a grant award in the fall or spring term may also receive an award in the summer term, subject to the availability of funds; requiring the formula used to distribute funds for the program to account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify within a certain timeframe the amount of funds disbursed; requiring institutions to remit within a specified timeframe any undisbursed advances; providing an exception; requiring institutions that receive moneys through the program to submit to the department by a specified date a biennial report that includes a financial audit conducted by the Auditor General; authorizing the department to conduct its own annual or biennial audit under certain circumstances; authorizing the department to suspend or revoke an institution's eligibility or to request a refund of moneys overpaid to the institution under certain circumstances; authorizing funds appropriated for state student assistance grants to be deposited in a specified trust fund; requiring that any balance in the trust fund at the end of a fiscal year which has been allocated to the Florida Public Postsecondary Career Education Student Assistance Grant Program remain therein, subject to certain statutory exceptions; amending s. 1009.51, F.S.; requiring that grant awards administered through the Florida Private Student Assistance Grant Program not exceed a certain annual award amount; providing that students who receive an award in the fall or spring term may also receive an award in the summer term, subject to the availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring that the formula used to distribute funds for the program account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify within a certain timeframe the amount of funds disbursed; requiring institutions to remit within a specified timeframe any undisbursed advances; providing an exception; revising a requirement for a biennial report; amending s. 1009.52, F.S.; requiring that grants administered through the Florida Postsecondary Student Assistance Grant Program not exceed a certain annual award amount; providing that students who receive a grant award in the fall or spring term may also receive an award in the summer term, subject to the availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring that the formula used to distribute funds for the program account for changes in the number of eligible students across all student assistance grant programs; requiring institutions to certify within a certain timeframe the amount of funds disbursed; requiring institutions to remit within a specified timeframe any undisbursed advances; providing an exception; revising a requirement for a biennial report; amending s. 1009.893, F.S.; specifying eligibility for initial awards under the Benacquisto Scholarship Program; revising requirements for a student to receive a renewal award; providing a timeframe within which students can receive an award; providing an exception to renewal requirements; amending s. 1011.45, F.S.; revising the date by which a spending plan must be submitted to a university's board of trustees for approval; revising the date by which the Board of Governors must review and approve such spending plan; authorizing certain expenditures in a carry forward spending plan to include a commitment of funds to a contingency reserve for certain purposes; amending s. 1012.976, F.S.; deleting a provision relating to applicability; requiring the Board of

Governors to adopt regulations defining university faculty and administrative personnel classifications; amending s. 1013.841, F.S.; revising the dates by which a spending plan must be submitted to a Florida College System institution's board of trustees for approval; revising the dates by which the State Board of Education shall review and publish such plan; authorizing certain expenditures in a carry forward spending plan to include a commitment of funds to a contingency reserve for certain purposes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 78, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Infrastructure and Security; and Senators Broxson, Wright, Powell, Stewart, Bracy, Cruz, Book, and Mayfield—

CS for CS for SB 78—A bill to be entitled An act relating to transportation-related facility designations; providing honorary designations of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; amending chapter 2014-228, L.O.F.; revising the name of an honorary designation; providing an honorary designation of certain transportation facilities specified; directing the Department of Transportation to erect suitable markers and to examine the feasibility to rename the facilities specified; requiring a report by a date certain; providing an honorary designation of a facility in a specified county; directing the Department of Highway Safety and Motor Vehicles to erect suitable markers; amending chapter 2019-169, L.O.F.; correcting the location of an honorary designation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 82, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Appropriations; and Senator Bean—

CS for SB 82—A bill to be entitled An act relating to individuals with disabilities; amending s. 393.063, F.S.; defining the term "significant additional need"; revising the definition of the term "support coordinator"; amending s. 393.066, F.S.; requiring persons and entities under contract with the Agency for Persons with Disabilities to use the agency data management systems to bill for services; repealing s. 393.0661, F.S., relating to the home and community-based services delivery system; amending s. 393.0662, F.S.; revising criteria used by the agency to develop a client's iBudget; revising criteria used by the agency to authorize additional funding for certain clients; requiring the agency to centralize medical necessity determinations of certain services; requiring the agency to certify and document the use of certain services before approving the expenditure of certain funds; requiring the Agency for Health Care Administration to seek federal approval to provide consumer-directed options; authorizing the Agency for Persons with

Disabilities and the Agency for Health Care Administration to adopt rules; requiring the Agency for Health Care Administration to seek federal waivers and amend contracts under certain conditions; requiring the Agency for Persons with Disabilities to collect premiums or cost sharing; providing construction; providing for the reimbursement of certain providers of services; requiring the Agency for Persons with Disabilities to submit quarterly status reports to the Executive Office of the Governor and the chairs of the Senate Appropriations Committee and the House Appropriations Committee or their successor committees; providing requirements for such reports; requiring the Agency for Persons with Disabilities, in consultation with the Agency for Health Care Administration, to submit a certain plan to the Executive Office of the Governor, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee under certain conditions; requiring the agency to work with the Agency for Health Care Administration to implement such plan; requiring the Agency for Persons with Disabilities, in consultation with the Agency for Health Care Administration, to provide quarterly reconciliation reports to the Governor and the Legislature within a specified timeframe; revising rulemaking authority of the Agency for Persons with Disabilities and the Agency for Health Care Administration; creating s. 393.0663, F.S.; providing legislative intent; defining the term "qualified organization"; requiring the Agency for Persons with Disabilities to use qualified organizations to provide support coordination services for certain clients; providing requirements for qualified organizations; providing agency duties; providing for the review and appeal of certain decisions made by the agency; authorizing the agency to adopt rules; amending s. 400.962, F.S.; requiring certain facilities that have been granted a certificate-of-need exemption to demonstrate and maintain compliance with specified criteria; amending s. 408.036, F.S.; providing an exemption from a certificate-of-need requirement for certain intermediate care facilities; limiting the number of such exemptions the Agency for Health Care Administration may grant; providing that a specific legislative appropriation is not required for such exemption; amending s. 409.906, F.S.; requiring the agency to seek federal approval to implement certain payment rates; amending s. 1002.385, F.S.; conforming a cross-reference; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 140, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Rules; Banking and Insurance; and Community Affairs; and Senators Hutson and Bradley—

CS for CS for CS for SB 140—A bill to be entitled An act relating to fireworks; creating s. 791.08, F.S.; defining the term "designated holiday"; providing an exemption for the use of fireworks solely and exclusively during a designated holiday; providing construction; providing legislative intent; prohibiting homeowners' associations from promulgating certain rules or regulations; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

 ${\it The Honorable Jose R. Oliva, Speaker}$

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 156, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Education; and Senators Perry, Stewart, and Diaz—

CS for CS for SB 156—A bill to be entitled An act relating to the Early Childhood Music Education Incentive Pilot Program; amending s. 1003.481, F.S.; extending the scheduled expiration of the pilot program; revising an eligibility requirement; conforming a provision to changes made by the act; requiring the University of Florida's College of Education to collaborate with Florida International University's school of music for evaluation of the pilot program; requiring that the evaluation be shared with the Florida Center for Partnerships in Arts-Integrated Teaching; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 178, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Infrastructure and Security; and Senators Rodriguez and Berman—

CS for CS for SB 178—A bill to be entitled An act relating to public financing of construction projects; creating s. 161.551, F.S.; defining terms; prohibiting state-financed constructors from commencing construction of certain structures in coastal areas after a specified date without first taking certain steps regarding a sea level impact projection study; requiring the Department of Environmental Protection to develop by rule a standard for such studies; providing that such rule operates prospectively on projects that have not yet commenced as of the finalization of the rule; requiring the department to publish such studies on its website, subject to certain conditions; requiring the department to adopt rules; providing for enforcement; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 218, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Health Policy; and Senator Harrell-

CS for **SB** 218—A bill to be entitled An act relating to licensure requirements for osteopathic physicians; amending s. 459.0055, F.S.; revising licensure requirements for persons seeking licensure or certification as an osteopathic physician; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 292, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Banking and Insurance; and Senator Broxson—

CS for SB 292—A bill to be entitled An act relating to insurance claims data; creating ss. 626.9202 and 627.444, F.S.; defining the terms "loss run statement" and "provide"; requiring surplus lines and authorized insurers, respectively, to provide insureds either a loss run statement or certain information within a certain timeframe after receipt of the insured's written request; providing construction; requiring insurers to provide notice to the agent of record after providing a loss run statement; specifying the required claims history in a loss run statement; providing that insurers are not required to provide loss reserve information; prohibiting insurers from charging a fee to prepare and provide one loss run statement annually; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 344, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Judiciary; and Senator Bradley-

CS for SB 344—A bill to be entitled An act relating to courts; amending s. 28.345, F.S.; specifying that certain exemptions from court-related fees and charges apply to certain entities; amending s. 744.2008, F.S.; requiring the court to waive any court costs or filing fees for certain proceedings involving public guardians; amending s. 744.3675, F.S.; providing that certain examinations may be performed and reports prepared by a physician assistant or an advanced practice registered nurse under certain circumstances; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 346, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Criminal Justice; and Senators Bradley, Brandes, Perry, Diaz, Gruters, Bracy, Rouson, Berman, Taddeo, and Stewart—

CS for CS for SB 346—A bill to be entitled An act relating to criminal justice; amending s. 893.13, F.S.; prohibiting the imprisonment for longer than a certain time for persons who possess, purchase, or possess with the intent to purchase less than specified amounts of certain substances; providing exceptions; amending s. 893.135, F.S.; authorizing a court to impose a sentence other than the mandatory minimum term of imprisonment and mandatory fine for a person convicted of trafficking if the court makes certain

findings on the record; amending s. 961.03, F.S.; extending the filing deadline for a petition claiming wrongful incarceration; providing limited retroactivity for filing a petition claiming wrongful incarceration; providing that a deceased person's heirs, successors, or assigns do not have standing to file a claim related to the wrongful incarceration of the deceased person; amending s. 961.04, F.S.; deleting eligibility requirements relating to a person's conduct before the person's wrongful conviction or incarceration; amending s. 961.06, F.S.; requiring the state to deduct the amount of a civil award from the state compensation amount owed if the claimant first receives a civil award; deleting a requirement that a wrongfully incarcerated person sign a liability release before receiving compensation; requiring a claimant to reimburse the state for any difference between state compensation and a civil award if the claimant receives statutory compensation prior to a civil award; deleting provisions prohibiting an application for compensation if the applicant has a pending civil suit requesting compensation; requiring a claimant to notify the Department of Legal Affairs upon filing a civil action; requiring the department to file a notice of payment of monetary compensation in the civil action; amending s. 893.03, F.S.; conforming a cross-reference; reenacting ss. 961.02(4) and 961.03(1)(a), (2), (3), and (4), F.S., all relating to eligibility for compensation for wrongfully incarcerated persons; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 348, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Bean and Harrell-

SB 348—A bill to be entitled An act relating to the Florida Kidcare program; amending s. 409.815, F.S.; removing the lifetime maximum cap on covered expenses for a child enrolled in the Florida Healthy Kids program; conforming a cross-reference; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 362, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Hooper, Stewart, Harrell, Baxley, Torres, and Simmons-

SB 362—A bill to be entitled An act relating to Florida tourism marketing; amending s. 288.1226, F.S.; revising the scheduled repeal of the Florida Tourism Industry Marketing Corporation direct-support organization; amending s. 288.923, F.S.; abrogating the scheduled repeal of the Division of Tourism Marketing of Enterprise Florida, Inc.; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 374, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Rouson-

SB 374—A bill to be entitled An act relating to housing discrimination; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and declared null and void; providing that certain discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not reimpose or preserve a discriminatory restriction; providing requirements for a parcel owner to remove a discriminatory restriction from a covenant or restriction; providing a directive to the Division of Law Revision; amending s. 760.07, F.S.; removing housing discrimination as a cause of action for certain relief and damages stemming from violations of the Florida Civil Rights Act of 1992; amending s. 760.34, F.S.; revising the conditions under which an aggrieved person may commence a civil action in any appropriate court against a specified respondent to enforce specified rights; providing that the aggrieved person does not need to pursue certain other remedies before commencing a civil action; making technical changes; amending s. 760.35, F.S.; authorizing, rather than requiring, a civil action to commence within a specified period after an alleged discriminatory housing practice; authorizing an aggrieved person to commence a civil action regardless of certain circumstances; prohibiting an aggrieved person from filing a specified action in certain circumstances; providing an exception; prohibiting an aggrieved person from commencing a specified civil action if an administrative law judge has commenced a hearing on the record on the allegation; making technical changes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 384, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Baxley-

SB 384—A bill to be entitled An act relating to the Harris Chain of Lakes; repealing s. 373.467, F.S., relating to the Harris Chain of Lakes Restoration Council; amending s. 373.468, F.S.; conforming provisions to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 410, as amended, and requests the concurrence of the House

Debbie Brown, Secretary

By the Committees on Rules; and Community Affairs; and Senator Perry-

CS for CS for SB 410-A bill to be entitled An act relating to growth management; amending s. 163.3167, F.S.; prohibiting counties from adopting, after a specified date, a comprehensive plan, a land development regulation, or another form of restriction unless certain conditions are met; prohibiting counties from limiting a municipality from deciding land uses, density, and intensity allowed on certain lands; providing retroactive applicability; amending s. 163.3168, F.S.; requiring the Department of Economic Opportunity to give a preference to certain counties and municipalities when selecting applications for funding for specified technical assistance; amending s. 163.3177, F.S.; requiring local governments to include a property rights element in their comprehensive plans; providing a statement of rights that a local government may use; requiring a local government to adopt a property rights element by a specified date; prohibiting a local government's property rights element from conflicting with the statutorily provided statement of rights; amending s. 163.3237, F.S.; providing that certain property owners are not required to consent to development agreement changes under certain circumstances; amending s. 337.25, F.S.; requiring the Department of Transportation to afford a right of first refusal to certain individuals under specified circumstances; providing requirements and procedures for the right of first refusal; amending s. 337.401, F.S.; specifying timeframes for processing a permit application for a utility's use of a right-ofway; amending s. 380.06, F.S.; authorizing certain developments of regional impact agreements to be amended under certain circumstances; providing retroactive applicability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 426, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Appropriations; and Senators Montford, Albritton, and Stewart—

CS for SB 426-A bill to be entitled An act relating to economic development; amending s. 20.60, F.S.; revising the responsibilities of divisions within the Department of Economic Opportunity; requiring the executive director of the department to serve as a member of the board of directors of the Florida Development Finance Corporation; authorizing the executive director to designate a department employee to serve in this capacity; requiring that the annual report of the corporation be incorporated into the department's annual report on the condition of the business climate and economic development in the state; requiring the department to develop performance standards for the corporation and to include certain information relating to the standards in the department's annual report; amending s. 288.018, F.S.; defining the term "regional economic development organization"; specifying that the concept of building the professional capacity of a regional economic development organization includes the hiring of professional staff to perform specified services; providing that matching grants may be used to provide technical assistance to local governments and economic development organizations and to existing and prospective businesses; increasing the maximum amount of annual grant funding that specified economic development organizations may receive; revising the required amount of nonstate matching funds; requiring that certain information be included in contracts or agreements involving grant funds; requiring that contracts or agreements involving the expenditure of grant funds, and a plain-language version of certain contracts or agreements, be placed on the contracting regional economic development organization's website for a specified period before execution; deleting an obsolete provision; amending s. 288.0655, F.S.; revising the maximum percentage of total infrastructure project costs for which the department may award grants;

specifying that improving access to and availability of broadband Internet services is an eligible project for certain grant funds; providing that grants for improvements to broadband Internet service and access must be conducted through certain partnerships; requiring the department to reevaluate certain guidelines by a specified date; requiring that certain information be included in contracts or agreements involving grant funds; requiring a regional economic development organization to post contracts or agreements involving the expenditure of grant funds, and a plain-language version of certain contracts or agreements, on the organization's website for a specified period before execution; amending s. 288.9604, F.S.; revising the membership of the board of directors of the corporation; requiring that the director of the Division of Bond Finance of the State Board of Administration, or his or her designee, serve on the board of directors of the corporation; making conforming changes; authorizing meetings of the directors to be conducted by teleconference; providing for future repeals; requiring the chair and vice chair of the board of directors of the corporation to serve as regular members of the board after a specified date; providing construction; amending s. 288.9605, F.S.; providing for the electronic execution and delivery of certain documents executed by the corporation; amending s. 288.9606, F.S.; prohibiting certain bonds, notes, and other forms of indebtedness from exceeding a specified amount of time; specifying that certain bonds are payable solely from certain revenues; providing requirements for such bonds; amending s. 288.9610, F.S.; revising the entities to which the corporation is required to submit an annual report containing specified information; creating s. 288.9619, F.S.; requiring that certain conflicts of interest be publicly disclosed to the corporation and set forth in the corporation's minutes; prohibiting a director with a conflict of interest from taking certain actions; amending s. 445.002, F.S.; defining the terms "for cause" and "state board"; amending s. 445.003, F.S.; replacing CareerSource Florida, Inc., with the state board or the department in provisions relating to the implementation of the federal Workforce Innovation and Opportunity Act; authorizing, rather than requiring, certain funds to be reserved for the Incumbent Worker Training Program; conforming provisions to changes made by the act; authorizing the state board to hire an executive director and staff; requiring the state board to authorize the executive director and staff to work with the department for specified reasons; amending s. 445.004, F.S.; revising provisions relating to the operation of CareerSource Florida, Inc.; revising the purpose of CareerSource Florida, Inc.; providing purpose for the state board; revising the organizational structure of CareerSource Florida, Inc.; providing requirements for the organizational structure of the state board; providing the state board with powers and authority previously held by CareerSource Florida, Inc.; revising the requirements related to such powers and authority; requiring the state board, rather than CareerSource Florida, Inc., to submit an annual report to the Governor and the Legislature; authorizing the Auditor General to conduct an audit of the state board and programs or entities created by the state board; requiring the state board, rather than CareerSource Florida, Inc., to establish certain uniform performance accountability measures; requiring the state board, in consultation with the department, to design the workforce development strategy for the state; requiring that the strategy be approved by the Governor; revising requirements relating to the workforce development system; authorizing the department to consult with the state board to issue certain technical assistance letters; amending s. 445.006, F.S.; requiring that the state board, rather than CareerSource Florida, Inc., take certain actions relating to the state plan for workforce development; amending s. 445.007, F.S.; replacing CareerSource Florida, Inc., with the state board or the department in provisions relating to local workforce development boards; deleting the definition of the term "cause"; authorizing a chief elected official for a local workforce development board to remove certain persons from the board for cause; requiring the department to provide certain guidance to specified entities; deleting an obsolete provision; making technical changes; amending s. 445.0071, F.S.; replacing CareerSource Florida, Inc., with the state board or the department in provisions relating to the Florida Youth Summer Jobs Pilot Program; amending s. 445.008, F.S.; revising authority relating to the Workforce Training Institute; requiring that certain donations and grants be reported to the state board and the department; amending s. 445.009, F.S.; replacing CareerSource Florida, Inc., with the state board or the department in

provisions relating to one-stop delivery systems; deleting an obsolete provision; amending s. 445.011, F.S.; replacing CareerSource Florida, Inc., with the department in provisions relating to workforce information systems; requiring the department to consult with the state board in implementing certain automated information systems; deleting a provision requiring CareerSource Florida, Inc., to take certain actions when procuring workforce information systems; amending s. 445.014, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to the establishment of one-stop delivery systems; amending s. 445.021, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to the relocation assistance program; amending s. 445.022, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to Retention Incentive Training Accounts; amending s. 445.024, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to certain contract exceptions; amending s. 445.026, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to cash assistance severance benefits; amending s. 445.028, F.S.; replacing CareerSource Florida, Inc., with the department in provisions relating to transitional benefits and services; amending s. 445.030, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to transitional education and training; amending s. 445.033, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to evaluations of TANF-funded programs; amending s. 445.035, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to data collection and reporting; amending s. 445.048, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to the Passport to Economic Progress program; amending s. 445.051, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to individual development accounts; amending s. 445.055, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to the establishment of an employment advocacy and assistance program targeting a certain group; amending ss. 11.45, 288.901, 331.369, 413.405, 414.045, 420.622, 443.171, 443.181, 446.71, 1011.80, and 1011.801, F.S.; conforming provisions to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 538, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Community Affairs; and Infrastructure and Security; and Senators Diaz, Book, Pizzo, and Perry—

CS for CS for SB 538—A bill to be entitled An act relating to emergency management; creating s. 252.381, F.S.; providing that certain informational meetings or calls coordinated by a federal, state, or local emergency management agency related to any federal, state, or local response to a declared disaster are not considered public meetings if certain conditions are met; providing for construction; creating s. 252.351, F.S.; defining the term "office"; requiring the State Watch Office within the Division of Emergency Management to create a list of reportable incidents; requiring a political subdivision to report incidents contained on the list to the office; authorizing the office to establish guidelines a political subdivision must follow to report an incident; requiring the office to annually provide the list of reportable incidents to each political subdivision; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 540, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Rader and Rouson-

SB 540-A bill to be entitled An act relating to insurance guaranty associations; creating s. 626.8621, F.S.; authorizing certain guaranty association employees to adjust losses for the Florida Insurance Guaranty Association if certain conditions are met; amending s. 631.54, F.S.; redefining the term "net direct written premiums" as "direct written premiums" and revising the definition of that term; amending s. 631.57, F.S.; deleting a calculation of initial estimated assessments levied by the Office of Insurance Regulation on insurers in the Florida Insurance Guaranty Association; providing that a notice requirement for initial assessments applies to emergency assessments; revising the frequency of payable installments for assessments if an installment method is elected by the association; revising the basis of calculating initial payments of assessments for certain insurers; conforming a provision to changes made by the act; amending ss. 625.012, 631.59, and 631.912, F.S.; conforming provisions to changes made by the act; amending s. 631.914, F.S.; deleting a calculation of initial estimated assessments levied by the office on insurers in the Florida Workers' Compensation Insurance Guaranty Association; revising the method for calculating assessments; authorizing the association to audit certain reports by insurers and self-insurance funds; specifying a requirement for the office in levying policy surcharges; revising a procedure for collecting policy surcharges; revising an installment method of payments to apply to policy surcharges rather than to assessments; revising requirements if the association elects to require insurers to remit assessments before surcharging policies; revising a requirement for annual reconciliation reports by insurers; revising construction; revising the applicability of premium taxes, fees, and commissions; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 646, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Innovation, Industry, and Technology; and Education; and Senator Mayfield—

CS for CS for SB 646—A bill to be entitled An act relating to intercollegiate athlete compensation and rights; creating s. 1006.74, F.S.; providing legislative findings; defining terms; authorizing certain intercollegiate athletes to earn compensation for the use of their names, images, or likenesses; providing requirements for such compensation; prohibiting postsecondary educational institutions from adopting or maintaining contracts, rules, regulations, standards, or other requirements that prevent or unduly restrict intercollegiate athletes from earning specified compensation; providing that certain compensation does not affect certain intercollegiate athlete eligibilities; prohibiting a postsecondary educational institution and other entities, institutions, and their employees from compensating intercollegiate athletes or prospective intercollegiate athletes for the use of their names, images, or likenesses; prohibiting a postsecondary educational institution from preventing or unduly restricting intercollegiate

athletes from obtaining specified representation; requiring athlete agents and attorneys to meet specified requirements; providing that specified aid for intercollegiate athletes is not compensation; prohibiting the revocation or reduction of certain aid as a result of intercollegiate athletes earning certain compensation or obtaining specified representation; providing approval requirements for certain contracts for compensation for intercollegiate athletes who are minors; providing contract requirements; prohibiting intercollegiate athletes from entering into contracts for specified compensation that conflict with terms of her or his team contract; providing intercollegiate athlete contract disclosure requirements; prohibiting an intercollegiate athlete contract from extending beyond a specified timeframe; requiring each postsecondary institution to conduct a financial literacy and life skills workshop for intercollegiate athletes; requiring the Board of Governors and the State Board of Education to adopt regulations and rules, respectively; amending s. 468.453, F.S.; providing requirements for certain athlete agents; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 664, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Rules; Commerce and Tourism; and Judiciary; and Senators Lee, Gruters, Harrell, and Simmons—

CS for CS for CS for SB 664—A bill to be entitled An act relating to the verification of employment eligibility; amending s. 287.058, F.S.; requiring written agreements for the procurement of specified contractual services to include a statement regarding the requirement that a contractor or subcontractor register with and use E-Verify; creating s. 287.137, F.S.; defining terms; requiring public employers and certain contractors and subcontractors to register with and use E-Verify by a specified date; prohibiting public employers, contractors, and subcontractors from entering into a contract unless each party to the contract registers with and uses E-Verify; amending s. 288.061, F.S.; prohibiting the approval of certain economic development incentive applications after a specified date; requiring an awardee to repay certain moneys within a specified timeframe under certain circumstances; creating s. 448.093, F.S.; defining terms; requiring employers to register with and use an electronic employment verification system to verify the employment eligibility of new employees by a certain date; authorizing employers to use an alternative system that meets specified criteria to confirm an employee's identity, subject to certain requirements; authorizing the Department of Economic Opportunity to conduct random audits of employment files of certain employers; requiring the department to take certain action against a noncompliant employer; requiring the appropriate licensing agency to suspend a noncompliant employer's license until certain conditions are met; requiring permanent revocation of licenses under specified circumstances; authorizing the imposition of fines for violations of the act; prohibiting an employer from knowingly employing an unauthorized alien; providing civil immunity for an employer registered with and using an electronic employment verification system; providing specified immunity and nonliability for an employer who complies in good faith with the requirements of the act; creating a rebuttable presumption for certain employers that the employer did not knowingly employ an unauthorized alien; authorizing certain persons with knowledge of a violation to file a complaint with the department, subject to certain limitations; providing a penalty for persons who knowingly file false or frivolous complaints; prescribing procedures for the disposition of such complaints; requiring the department to notify the Federal Government of the identity of an unauthorized alien; requiring

employers to provide copies of certain documentation, upon request, to specified persons and governmental entities for certain purposes; prohibiting specified persons and entities from making a determination as to whether a person is an unauthorized alien; requiring the department to define by rule electronic employment verification systems substantially equivalent to the E-Verify system; providing requirements for such rules; authorizing the department to adopt additional rules in administering the act; providing for construction; providing appropriations and authorizing positions; providing for severability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 698, as amended, and requests the concurrence of the House

Debbie Brown, Secretary

By the Committees on Rules; and Criminal Justice; and Senators Book and Stewart—

CS for CS for SB 698—A bill to be entitled An act relating to reproductive health; amending s. 456.072, F.S.; providing grounds for disciplinary action; amending s. 456.074, F.S.; requiring the department to immediately suspend the license of certain health care practitioners under certain circumstances; creating s. 456.51, F.S.; defining the term "pelvic examination"; prohibiting certain students from performing a pelvic examination on a patient without first obtaining the written consent of the patient or the patient's legal representative; providing exceptions; amending ss. 458.331 and 459.015, F.S.; providing grounds for disciplinary action; creating s. 784.086, F.S.; defining terms; establishing the criminal offense of reproductive battery; providing criminal penalties; providing an exception; tolling the period of limitations; providing that a recipient's consent to an anonymous donor is not a defense to the crime of reproductive battery; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 700, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Criminal Justice; and Senators Perry, Pizzo, Braynon, Harrell, Gruters, Brandes, Bracy, and Gibson—

CS for CS for SB 700—A bill to be entitled An act relating to juvenile justice; amending s. 20.316, F.S.; revising the name of a program and creating an additional program within the Department of Juvenile Justice; conforming a provision to changes made by the act; repealing s. 985.686, F.S., relating to shared county and state responsibility for juvenile detention; amending s. 985.6865, F.S.; deleting provisions relating to legislative findings and legislative intent; deleting a provision requiring each county that is not a fiscally constrained county to pay its annual percentage share of the total shared detention costs; requiring the Department of Juvenile Justice to calculate and provide to each county that is not a fiscally constrained county and that does not provide its own detention care for juveniles its annual

percentage share; requiring each county that is not a fiscally constrained county and that does not provide its own detention care for juveniles to incorporate into its annual budget sufficient funds to pay its annual percentage share; conforming a provision to changes made by the act; conforming a cross-reference; amending s. 943.0582, F.S.; deleting a requirement that limits diversion program expunction to programs for misdemeanor offenses; amending s. 985.126, F.S.; conforming a provision to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 702, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Environment and Natural Resources; and Senator Albritton—

CS for SB 702—A bill to be entitled An act relating to petroleum cleanup; amending s. 376.3071, F.S.; providing legislative findings, declarations, and intent; authorizing the Department of Environmental Protection to use funds from the Inland Protection Trust Fund to pay for specified activities related to removal and replacement of petroleum storage systems; providing for petroleum storage system repair or replacement due to damage caused by ethanol or biodiesel and for preventive measures to reduce the potential for such damage; revising requirements for a limited contamination assessment report required to be provided by a property owner, an operator, or a person otherwise responsible for site rehabilitation to the Department of Environmental Protection under the Petroleum Cleanup Participation Program; providing requirements for requesting and receiving payments for such repair, replacement, and measures; providing construction; prohibiting payments for certain costs; limiting the payment amount a petroleum storage system owner or operator is eligible to receive annually; requiring the department, after a specified date, to only register storage system equipment that meets certain fuel standards; amending s. 376.30713, F.S.; revising the contents of an advanced cleanup application to include a specified property owner or responsible party agreement; requiring an applicant to submit a scope of work after the department has accepted the applicant's advanced cleanup application; requiring the department to issue a purchase order for a certain contamination assessment; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 712, as amended, by the required Constitutional two-thirds vote of all members elected to the Senate, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Community Affairs; and Senators Mayfield, Harrell, Albritton, and Bradley—

CS for CS for SB 712—A bill to be entitled An act relating to environmental resource management; providing a short title; requiring the Department of Health to provide a specified report to the Governor and the

Legislature by a specified date; requiring the Department of Health and the Department of Environmental Protection to submit to the Governor and the Legislature, by a specified date, certain recommendations relating to the transfer of the Onsite Sewage Program; requiring the departments to enter into an interagency agreement that meets certain requirements by a specified date; transferring the Onsite Sewage Program within the Department of Health to the Department of Environmental Protection by a type two transfer by a specified date; providing that certain employees retain and transfer certain types of leave upon the transfer; amending s. 373.036, F.S.; directing water management districts to submit consolidated annual reports to the Office of Economic and Demographic Research; requiring such reports to include connection and conversion projects for onsite sewage treatment and disposal systems; requiring the Department of Environmental Protection, in coordination with the water management districts, to conduct a study on the bottled water industry in this state; providing requirements for the study; requiring the department to submit a report containing the findings of the study to the Governor and the Legislature by a specified date; defining terms; amending s. 373.4131, F.S.; requiring the Department of Environmental Protection to include stormwater structural control inspections as part of its regular staff training; requiring the department and the water management districts to adopt rules regarding stormwater design and operation regulations by a specified date and address specified information as part of such rule development; requiring the department to review and evaluate data relating to self-certification and provide the Legislature with recommendations for improvements; amending s. 381.0065, F.S.; requiring the department to implement an approval process for the use of specified nutrient-reducing onsite sewage treatment and disposal systems by a specified date; defining the term "department" for the regulation of onsite sewage treatment and disposal systems; revising the duties of the department; requiring the Department of Environmental Protection to adopt rules relating to the location of onsite sewage treatment and disposal systems and complete such rulemaking by a specified date; providing requirements for such rules; requiring the department to determine that a hardship exists for certain variance applicants; providing that certain provisions relating to existing setback requirements are applicable to permits only until the effective date of certain rules adopted by the department; removing provisions requiring certain onsite sewage treatment and disposal system research projects to be approved by a Department of Health technical review and advisory panel; removing provisions prohibiting the award of research projects to certain entities; removing provisions establishing a Department of Health onsite sewage treatment and disposal system research review and advisory committee; conforming provisions to changes made by the act; creating s. 381.00652, F.S.; defining the term "department"; creating the onsite sewage treatment and disposal systems technical advisory committee within the Department of Environmental Protection; authorizing the department, in consultation with the Department of Health, to appoint an onsite sewage treatment and disposal systems technical advisory committee; providing for committee purpose, membership, and expiration; requiring the committee to submit its recommendations to the Governor and Legislature; providing for the expiration of the committee; repealing s. 381.0068, F.S., relating to the Department of Health onsite sewage treatment and disposal systems technical review and advisory panel; amending s. 403.061, F.S.; requiring the department to adopt rules relating to domestic wastewater collection and transmission system pipe leakages and inflow and infiltration; requiring the department to adopt rules to require public utilities or their affiliated companies holding, applying for, or renewing a domestic wastewater discharge permit to file certain annual reports and data with the department; creating s. 403.0616, F.S.; requiring the department, subject to legislative appropriation, to establish a real-time water quality monitoring program; encouraging the formation of public-private partnerships; amending s. 403.064, F.S.; requiring the Department of Environmental Protection to initiate rule revisions based on certain potable reuse recommendations by a specified date; providing requirements for such rules; providing that reclaimed water is deemed a water source for public water supply systems; amending s. 403.067, F.S.; requiring basin management action plans for nutrient total maximum daily loads to include wastewater treatment and onsite sewage treatment and disposal system remediation plans that meet

certain requirements; requiring the Department of Agriculture and Consumer Services to collect fertilizer application records from certain agricultural producers and provide the information to the department annually by a specified date; requiring the Department of Agriculture and Consumer Services to perform onsite inspections of the agricultural producers at specified intervals; providing for prioritization of such inspections; requiring certain basin management action plans to include cooperative agricultural regional water quality improvement elements; requiring the Department of Agriculture and Consumer Services, in cooperation with specified entities, to annually develop research plans and legislative budget requests relating to best management practices by a specified date; requiring such entities to submit such plans to the Department of Environmental Protection and the Department of Agriculture and Consumer Services by a specific date; requiring the Department of Environmental Protection to work with specified entities to consider the adoption of best management practices for nutrient impacts from golf courses; creating s. 403.0671, F.S.; directing the Department of Environmental Protection, in coordination with specified entities, to submit reports regarding wastewater projects identified in the basin management action plans to the Governor and the Legislature and to submit certain wastewater project cost estimates to the Office of Economic and Demographic Research by specified dates; creating s. 403.0673, F.S.; establishing a wastewater grant program within the Department of Environmental Protection; authorizing the department to distribute appropriated funds for certain projects; providing requirements for the distribution; requiring the department to coordinate with each water management district to identify grant recipients; requiring an annual report to the Governor and Legislature by a specified date; creating s. 403.0855, F.S.; providing legislative findings regarding the regulation of biosolids management in this state; requiring the department to adopt rules for biosolids management; providing that such rules are not effective until ratified by the Legislature; providing permitting requirements for biosolids land application sites and facilities; requiring biosolids application sites and facilities to be enrolled in a specified best management practices program or be within a specified agricultural operation; providing requirements for the land application of biosolids; providing a definition; authorizing the enforcement or extension of certain local government regulations relating to the land application of biosolids until such regulations are repealed; amending s. 403.086, F.S.; prohibiting sewage disposal facilities from disposing waste into the Indian River Lagoon beginning on a specified date without certain advanced waste treatment; directing the Department of Environmental Protection, in consultation with specified entities, to submit a report to the Governor and the Legislature by a specified date; requiring sewage disposal facilities to have a power outage contingency plan, to take steps to prevent overflows and leaks and ensure that the wastewater reaches the facility for appropriate treatment, and to provide the Department of Environmental Protection with certain information; requiring the department to adopt rules; limiting the scope of such rules; authorizing utilities and operating entities to consolidate certain reports; providing that specified compliance is evidence in mitigation for assessment of certain penalties; amending s. 403.087, F.S.; requiring the department to issue operation permits for certain domestic wastewater treatment facilities under certain circumstances; amending s. 403.088, F.S.; revising the permit conditions for a water pollution operation permit; requiring permittees to submit annual reports to the department; requiring the department to submit an annual report identifying all domestic wastewater treatment facilities that experienced sanitary sewer overflows to the Governor and the Legislature by a specified date; amending s. 403.0891, F.S.; requiring model stormwater management programs to contain model ordinances for nutrient reduction practices and green infrastructure; amending s. 403.121, F.S.; revising administrative penalties for violations of ch. 403, F.S.; amending ss. 403.1835 and 403.1838, F.S.; requiring the Department of Environmental Protection to give funding priority to certain domestic wastewater utility projects; amending s. 403.412, F.S.; prohibiting local governments from recognizing or granting certain legal rights to the natural environment or granting such rights relating to the natural environment to a person or political subdivision; providing construction; providing a declaration of important state interest; amending ss. 153.54, 153.73, 163.3180, 180.03, 311.105, 327.46, 373.250, 373.414, 373.705,

373.707, 373.709, 373.807, 376.307, 380.0552, 381.006, 381.0061, 381.0064, 381.00651, 381.0101, 403.08601, 403.0871, 403.0872, 403.707, 403.861, 489.551, and 590.02, F.S.; conforming cross-references and provisions to changes made by the act; providing a directive to the Division of Law Revision upon the adoption of certain rules by the Department of Environmental Protection; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 728, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Criminal Justice; and Infrastructure and Security; and Senators Stargel and Hutson—

CS for CS for SB 728—A bill to be entitled An act relating to threats; amending s. 790.162, F.S.; decreasing the criminal penalty for threatening to throw, project, place, or discharge any destructive device with intent to do bodily harm to any person or with intent to do damage to any property of any person; prohibiting threats to use a firearm or weapon with specified intent; providing applicability; providing criminal penalties; amending s. 921.0022, F.S.; conforming provisions to changes made by the act; amending s. 784.046, F.S.; redefining the term "violence" to include incidents of cyberstalking; amending s. 784.048, F.S.; redefining the term "cyberstalk"; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 738, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Rules; and Senator Harrell-

CS for SB 738—A bill to be entitled An act relating to jury service; amending s. 40.013, F.S.; requiring that full-time students who meet specified criteria be excused from jury service upon request; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 810, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; Innovation, Industry, and Technology; and Health Policy; and Senators Simmons, Flores, and Mayfield—

CS for CS for CS for SB 810-A bill to be entitled An act relating to tobacco and nicotine products; amending s. 210.15, F.S.; revising the age limits for permits relating to cigarettes; amending s. 386.212, F.S.; revising age and time restrictions relating to the prohibition of smoking and vaping near school property; revising civil penalties; amending s. 569.002, F.S.; defining the term "liquid nicotine product"; revising the definition of the term "tobacco products"; defining the terms "vapor-generating electronic device" and "nicotine product"; deleting the term "any person under the age of 18"; amending s. 569.003, F.S.; specifying that fees for a retail tobacco products dealer permit only apply to retailers dealing in certain tobacco products; revising the age limits for retail tobacco products dealer permits; amending s. 569.007, F.S.; revising prohibitions on the sale of tobacco products from vending machines; providing requirements for the delivery of vaporgenerating electronic devices and liquid nicotine products; conforming provisions to federal law; prohibiting a person from selling, delivering, bartering, furnishing, or giving flavored liquid nicotine products to any other person; defining the term "flavored liquid nicotine product"; providing applicability; amending s. 569.101, F.S.; requiring that the age of persons purchasing tobacco products be verified under certain circumstances; amending s. 569.11, F.S.; revising civil penalties; conforming provisions to federal law; conforming provisions to changes made by the act; repealing s. 877.112, F.S., relating to nicotine products and nicotine dispensing devices; amending s. 210.095, F.S.; conforming provisions to federal law; making technical changes; amending ss. 569.0075, 569.008, 569.12, 569.14, and 569.19, F.S.; conforming provisions to federal law; conforming provisions to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 952, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Governmental Oversight and Accountability; and Senator Perry—

CS for SB 952—A bill to be entitled An act relating to the Senior Management Service Class; amending s. 121.055, F.S.; providing that participation in the Senior Management Service Class of the Florida Retirement System is compulsory for each appointed criminal conflict and civil regional counsel and specified staff of the regional counsel beginning on a specified date; authorizing members of the class to purchase and upgrade certain retirement credit; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 966, as amended, by the required Constitutional two-thirds vote of all members present and voting, and requests the concurrence of the House.

By the Committee on Governmental Oversight and Accountability; and Senator Gainer—

CS for SB 966—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements for property photographs and personal identifying information provided to specified entities by certain persons for the purpose of disaster recovery assistance; authorizing access to such records and information for certain purposes; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 994, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Rules; and Judiciary; and Senators Passidomo, Stewart, Thurston, and Cruz—

CS for CS for SB 994-A bill to be entitled An act relating to guardianship; amending s. 744.312, F.S.; expanding factors for a court to consider when appointing a guardian; amending s. 744.334, F.S.; revising requirements for a petition for the appointment of a guardian; defining the term "alternatives to guardianship"; prohibiting professional guardians from petitioning for their own appointment except under certain circumstances; defining the term "relative"; providing that a specified provision does not apply to public guardians under specified circumstances; amending s. 744.363, F.S.; expanding requirements for initial guardianship plans; amending s. 744.367, F.S.; expanding requirements for annual guardianship reports; defining the term "remuneration"; amending s. 744.3675, F.S.; expanding requirements for annual guardianship plans; amending s. 744.441, F.S.; authorizing certain guardians to sign an order not to resuscitate; requiring the court to use specified procedures for expedited judicial intervention under certain circumstances; amending s. 744.446, F.S.; prohibiting guardians from taking certain actions on behalf of an alleged incapacitated person or minor; revising provisions relating to conflicts of interest; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1050, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Governmental Oversight and Accountability; and Senator Diaz—

CS for SB 1050—A bill to be entitled An act relating to disaster volunteer leave for state employees; amending s. 110.120, F.S.; reordering, revising, and providing definitions; revising conditions under which an employee may be granted leave under the Florida Disaster Volunteer Leave Act; specifying requirements and limitations; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1060, by the required Constitutional two-thirds vote of all members present and voting, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Rules; and Innovation, Industry, and Technology; and Senator Thurston—

CS for CS for SB 1060—A bill to be entitled An act relating to public records and meetings; amending s. 119.071, F.S.; providing an exemption from public records requirements for certain documents which depict the structural elements of certain 911, E911, or public safety radio communication system infrastructure, structures, or facilities; providing an exemption from public records requirements for geographical maps indicating the actual or proposed locations of certain 911, E911, or public safety radio communication system infrastructure, structures, or facilities; providing for retroactive application; authorizing disclosure under certain circumstances; defining the term "public safety radio"; providing for future legislative review and repeal of the exemptions; amending s. 286.0113, F.S.; providing an exemption from public meetings requirements for portions of meetings that would reveal certain documents depicting the structural elements of certain 911, E911, or public safety radio communication system infrastructure, structures, or facilities, or geographical maps indicating the locations or proposed locations of certain 911, E911, or public safety radio communication system infrastructure, structures, or facilities; requiring the recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing an exception; defining the term "public safety radio"; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 1066, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; Finance and Tax; and Community Affairs; and Senator Gruters—

CS for CS for CS for SB 1066—A bill to be entitled An act relating to impact fees; amending s. 163.31801, F.S.; prohibiting new or increased impact fees from applying to certain applications; providing an exception; providing applicability; providing a calculation on which contributions to mitigate impacts not otherwise funded by impact fees must be based; prohibiting such contributions from being collected before the issuance of building permits; providing that impact fee credits are assignable and transferable under certain conditions; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1082, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Agriculture; and Senator Albritton-

CS for SB 1082—A bill to be entitled An act relating to domestic violence injunctions; amending s. 741.30, F.S.; authorizing a court to take certain actions regarding the care, possession, or control of an animal in domestic violence injunctions; providing applicability; conforming a cross-reference; making technical changes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 1092, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Bean and Perry-

SB 1092—A bill to be entitled An act relating to fire prevention and control; creating s. 633.137, F.S.; creating the Firefighter Cancer Decontamination Equipment Grant Program within the Division of State Fire Marshal of the Department of Financial Services for certain purposes; requiring the division to administer the program and annually award grants, and distribute equipment and training, to qualifying fire departments in a certain manner; requiring the State Fire Marshal to adopt rules and procedures; providing application criteria; providing requirements for grant recipients; amending s. 191.006, F.S.; providing that an independent special fire control district has, and that the board of such district may exercise by majority vote, specified powers; providing an appropriation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 1116, by the required Constitutional three-fifths vote of all members elected to the Senate, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Brandes, Pizzo, Bracy, and Powell-

SB 1116—A bill to be entitled An act relating to trust funds; creating s. 944.73, F.S.; creating the State-Operated Institutions Inmate Welfare Trust Fund within the Department of Corrections; providing the purpose of the trust fund; providing for future review and termination or re-creation of the trust fund; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1118, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Criminal Justice; and Senators Brandes, Pizzo, Bracy, and Powell—

CS for CS for SB 1118—A bill to be entitled An act relating to inmate welfare trust funds; amending s. 944.516, F.S.; requiring that certain amounts in inmate trust fund accounts be deposited into the trust fund; amending s. 945.215, F.S.; requiring that specified proceeds and funds be deposited into the State-Operated Institutions Inmate Welfare Trust Fund; providing that the trust fund is a trust held by the Department of Corrections for the benefit and welfare of certain inmates; prohibiting deposits into the trust fund from exceeding a specified amount per fiscal year; requiring that deposits in excess of that amount be deposited into the General Revenue Fund; requiring that funds of the trust fund be used exclusively for specified purposes at correctional facilities operated by the department; requiring that funds from the trust fund be expended only pursuant to legislative appropriation; requiring the department to annually compile a report documenting trust fund receipts and expenditures; requiring the department to submit the report to the Governor and the Legislature by a specified date each year; amending s. 946.002, F.S.; requiring that certain prisoner earnings are deposited into the trust fund; providing an appropriation; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1120, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Children, Families, and Elder Affairs; and Senator Harrell—

CS for CS for SB 1120—A bill to be entitled An act relating to substance abuse services; amending s. 397.4073, F.S.; specifying that certified recovery residence administrators and certain persons associated with certified recovery residences are subject to certain background screenings; requiring, rather than authorizing, the exemption from disqualification from employment for certain substance abuse service provider personnel; revising eligibility for exemption from disqualification from employment for such personnel; amending s. 397.487, F.S.; deleting a provision relating to background screenings for certain persons associated with applicant recovery residences; amending s. 397.4872, F.S.; deleting provisions relating to exemptions from disqualification for certain persons associated with recovery residences; amending s. 397.4873, F.S.; providing criminal penalties for violations relating to recovery residence patient referrals; amending s. 817.505, F.S.; revising provisions relating to payment practices exempt from prohibitions on patient brokering; amending ss. 397.4871 and 435.07, F.S.; conforming provisions to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1270, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Community Affairs; and Governmental Oversight and Accountability; and Senator Lee—

CS for CS for SB 1270-A bill to be entitled An act relating to the fiduciary duty of care for appointed public officials and executive officers; providing a directive to the Division of Law Revision to create part IX of ch. 112, F.S.; creating s. 112.89, F.S.; providing legislative findings and purpose; defining terms; establishing standards for the fiduciary duty of care for appointed public officials and executive officers of specified governmental entities; requiring training on board governance beginning on a specified date; requiring the Department of Business and Professional Regulation to contract for or approve such training programs or publish a list of approved training providers; specifying requirements for such training; authorizing training to be provided by in-house counsel for certain governmental entities; requiring appointed public officials and executive officers to certify their completion of the annual training; requiring the department to adopt rules; providing exceptions to the training requirement; specifying requirements for the appointment of executive officers and general counsels of governmental entities; specifying standards for legal counsel; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1276, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Appropriations; and Senator Albritton-

CS for SB 1276—A bill to be entitled An act relating to the Department of Citrus; creating s. 601.041, F.S.; establishing the Friends of Florida Citrus Program within the Department of Citrus; providing a purpose of the program; providing duties of the department; authorizing the program to receive certain funds; requiring funds to be deposited into the Florida Citrus Advertising Trust Fund; creating the Friends of Florida Citrus Advisory Council adjunct to the department; providing for the membership and duties of the advisory council; amending s. 601.10, F.S.; authorizing the Department of Citrus to loan department employees to or share department employees with specified state and federal entities; authorizing the department to enter into agreements with such entities; providing that agreements are subject to prior approval by the department; requiring the loans and agreements to comply with certain provisions governing the intergovernmental interchange of public employees; deleting provisions setting out the required work schedule for the department; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 1292, by the required Constitutional two-thirds vote of all members present and voting, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Perry-

SB 1292—A bill to be entitled An act relating to public records; amending s. 943.0582, F.S.; providing an exemption from public records requirements for a nonjudicial record of the arrest of a minor who has successfully completed a diversion program; providing for retroactive application; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1326, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Appropriations; and Senators Simpson and Rouson—

CS for SB 1326—A bill to be entitled An act relating to child welfare; amending s. 20.19, F.S.; requiring the Department of Children and Families to establish performance metrics; specifying goals that must be established; revising and providing duties of community alliances; revising membership of community alliances; amending s. 39.3065, F.S.; requiring sheriffs providing certain services to adopt the child welfare practice model; requiring sheriffs providing certain services to monitor program performance and meet, at least quarterly, to collaborate on specified quality assurance and initiatives; requiring the department to conduct an annual evaluation of the sheriffs' program performance based on certain criteria; requiring the department to submit an annual report on certain information by a specified date; providing report requirements; amending s. 402.402, F.S.; requiring the department to implement certain policies and programs; requiring the annual report to include information on professional advancement of child protective investigators and supervisors; requiring attorneys contracting with the department to receive certain training within a specified time; creating s. 402.715, F.S.; requiring the department to establish an Office of Quality; providing duties of the office; amending s. 402.7305, F.S.; removing limitations on monitoring of child-caring or child-placing services providers; amending s. 409.988, F.S.; revising the duties of a lead agency; amending s. 409.996, F.S.; adding responsibilities to the department of contracts regarding care for children in the child welfare system; specifying additional requirements for contracts; authorizing the department to provide technical assistance to lead agencies; authorizing the department to contract for the provision of children's legal services; requiring the contracted attorneys to adopt the child welfare practice model and operating in the same manner as attorneys employed by the department; requiring the department and the contracted attorneys to monitor program performance; requiring the department to conduct an annual evaluation based on certain criteria; requiring the department to submit an annual report to the Governor and Legislature by a specified date; revising requirements regarding the quality assurance program for contracted services to dependent children; deleting obsolete language; requiring the department to develop a statewide accountability system; requiring that such system be implemented by a specified date; providing requirements for such accountability system; requiring the department and lead agencies to promote enhanced quality service delivery; requiring the department to submit a report to the Governor and the Legislature annually by a specified date; authorizing the department to adopt rules; requiring the department to implement pilot projects to improve child welfare outcomes in specified judicial circuits; requiring the department to establish performance metrics and standards to implement the pilot projects; requiring lead agencies in specified judicial circuits to provide certain data to the department each quarter; requiring the department to review such data; authorizing the department to advance incentive funding to certain lead agencies that meet specified requirements; requiring the department to include certain results in a specified report; providing for future expiration; deleting a provision requiring the department to convene a certain workgroup; amending s. 409.997, F.S.; specifying types of data that may be used by the department in an accountability program; adding contract compliance as a use of the data; allowing the requirements of monitoring program to be incorporated into contract management program of the department; amending s. 1004.615, F.S.; requiring the Florida Institute for Child Welfare and the Florida State University College of Social Work to design and implement a specified curriculum; providing requirements of the institute regarding the curriculum; requiring the institute to contract for certain evaluations; requiring certain entities to design and implement a career-long professional development curriculum for child welfare professionals; requiring the institute to establish a consulting program for child welfare organizations; requiring the department to develop a career ladder for child protective investigations professionals and submit a proposal to the Legislature by a specified date; providing a short title; providing an effective date

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1344, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Appropriations; and Senator Harrell-

CS for SB 1344—A bill to be entitled An act relating to intermediate care facilities; amending s. 400.962, F.S.; requiring certain facilities that have been granted a certificate-of-need exemption to demonstrate and maintain compliance with specified criteria; amending s. 408.036, F.S.; providing an exemption from a certificate-of-need requirement for certain intermediate care facilities; limiting the number of such exemptions the Agency for Health Care Administration may grant; providing that a specific legislative appropriation is not required for the exemption; providing timeframes and a monitoring process for the exemptions granted by the agency; providing for future legislative review and repeal of the exemption; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 1376, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Broxson and Baxley—

SB 1376—A bill to be entitled An act relating to credit for reinsurance; amending s. 624.610, F.S.; adding conditions under which a ceding insurer must be allowed credit for reinsurance; defining the terms "reciprocal jurisdiction" and "covered agreement"; specifying requirements for assuming insurers and reinsurance agreements; requiring the Financial Services Commission to adopt certain rules; authorizing a ceding insurer or its representative that is subject to rehabilitation, liquidation, or conservation to seek a certain court order; specifying a limitation on credit taken by a ceding insurer; authorizing the Office of Insurance Regulation to revoke or suspend an assuming insurer's eligibility under certain conditions; providing construction; deleting an obsolete provision; conforming provisions to changes made by the act; making technical changes; providing an effective date

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1392, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Judiciary; and Senator Simmons—

CS for CS for SB 1392—A bill to be entitled An act relating to courts; amending s. 25.025, F.S.; revising provisions governing the payment of subsistence and travel reimbursement for Supreme Court justices who designate an official headquarters other than the headquarters of the Supreme Court; authorizing the Chief Justice of the Supreme Court to establish certain parameters in administering the act; providing construction; creating s. 35.051, F.S.; authorizing district court of appeal judges who meet certain criteria to have an appropriate facility in their county of residence designated as their official headquarters; providing restrictions; specifying eligibility for subsistence and travel reimbursement, subject to the availability of funds; requiring the Chief Justice to coordinate with certain officials in implementing the act; providing that a county is not required to provide space for a judge in a county courthouse; authorizing counties to enter into agreements with a district court of appeal for use of county courthouse space; prohibiting a district court of appeal from using state funds to lease space to establish a judge's official headquarters; authorizing the Chief Justice to establish certain parameters in administering the act; providing for construction; amending s. 26.012, F.S.; limiting the appellate jurisdiction of the circuit courts to appeals from final administrative orders of local code enforcement boards and other reviews and appeals expressly provided by law; amending ss. 27.51 and 27.511, F.S.; revising the duties of the public defender and office of criminal conflict and civil regional counsel, respectively, regarding the handling of appeals to conform to changes made by the act; amending s. 34.017, F.S.; authorizing a county court to certify a question to a district court of appeal in a final judgment that is appealable to a circuit court; amending s. 35.065, F.S.; authorizing a district court of appeal to review certain questions certified by a county court; repealing s. 924.08, F.S., relating to the jurisdiction of the circuit court to hear appeals from final judgments in misdemeanor cases; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1398, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Rules; and Senators Flores and Rodriguez-

CS for SB 1398—A bill to be entitled An act relating to community planning; amending s. 120.525, F.S.; providing requirements for establishing a quorum for meetings of certain councils when a voting member appears via telephone, real-time videoconferencing, or similar real-time electronic or video communication; requiring the member to give notice of intent to appear via telephone, real-time videoconferencing, or similar real-time electronic or video communication by a specified time; amending s. 163.3168, F.S.; requiring the Department of Economic Opportunity to give a preference to certain counties and municipalities when selecting applications for funding for technical assistance; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 1414, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Rules; Agriculture; and Environment and Natural Resources; and Senator Mayfield—

CS for CS for CS for SB 1414—A bill to be entitled An act relating to fish and wildlife activities; amending s. 379.105, F.S.; prohibiting certain harassment of hunters, trappers, and fishers within or on public lands or publicly or privately owned wildlife and fish management areas, or in or on public waters; amending s. 379.354, F.S.; authorizing the Fish and Wildlife Conservation Commission to designate additional annual free freshwater and saltwater fishing days; amending s. 379.372, F.S.; prohibiting the keeping, possessing, importing, selling, bartering, trading, or breeding of certain species except for educational, research, or eradication or control purposes; including green iguanas and species of the genera Salvator and Tupinambis in such prohibition; providing that certain persons, firms, or corporations may continue to exhibit, sell, or breed green iguanas or tegu lizards commercially under certain circumstances; requiring such green iguanas or tegu lizards to be sold outside of this state; prohibiting the import of green iguanas or tegu lizards; requiring the commission to adopt rules that meet certain requirements; reenacting s. 379.2311(1), F.S., relating to the definition of the term "priority invasive species," to incorporate the amendment made to s. 379.372, F.S., in a reference thereto; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1466, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Governmental Oversight and Accountability; and Senators Baxley and Broxson—

CS for SB 1466—A bill to be entitled An act relating to government accountability; amending s. 189.031, F.S.; specifying conditions under which board members and public employees of special districts do not abuse their public positions; amending s. 189.069, F.S.; revising the list of items required to be included on the websites of special districts; amending s. 190.007, F.S.; specifying conditions under which board members and public employees of community development districts do not abuse their public positions; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1508, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Infrastructure and Security; and Criminal Justice; and Senator Taddeo—

CS for CS for SB 1508—A bill to be entitled An act relating to police vehicles; amending s. 319.14, F.S.; prohibiting a person from knowingly selling, exchanging, or transferring a police vehicle without removing any police markings from the vehicle; defining the term "police markings"; requiring law enforcement agencies to provide an official letter of notification that the police markings have been removed; requiring sellers and auction houses to provide an official letter of notification that the police markings have been removed; exempting sales, exchanges, or transfers of police vehicles between law enforcement agencies from specified requirements; exempting sales, exchanges, or transfers of police vehicles to members of the public for the purposes of collection or display from specified requirements; requiring that a specified notice be provided to certain purchasers, customers, and transferees; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1582, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Commerce and Tourism; and Senator Simmons—

CS for SB 1582—A bill to be entitled An act relating to asbestos trust claims; creating s. 774.301, F.S.; defining terms; requiring a plaintiff who files an asbestos claim to provide certain information to the parties of the action within a specified timeframe; requiring the plaintiff to supplement the information and materials under certain circumstances within a specified timeframe; authorizing the defendant to seek discovery from an asbestos trust; prohibiting the plaintiff from claiming privilege or confidentiality to bar discovery of such materials; providing that asbestos trust claim materials are admissible in evidence under certain circumstances; providing for the adjustment of a judgment under certain circumstances; providing for severability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1606, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Infrastructure and Security; and Banking and Insurance; and Senator Perry—

CS for CS for SB 1606—A bill to be entitled An act relating to insurance administration; amending s. 319.30, F.S.; revising a certain electronic signature requirement for a motor vehicle salvage certificate of title; amending ss. 440.12 and 440.20, F.S.; authorizing the payment of certain workers' compensation benefits to be transmitted to the employee's account with a licensed money transmitter; amending s. 624.155, F.S.; revising requirements and procedures for the civil remedy notice provided to insurers and the Department of Financial Services; revising the timeframe for an insurer to pay damages or for certain circumstances to be corrected; revising circumstances that toll the applicable statute of limitations and the period the statute of limitations is tolled; amending ss. 624.307 and 624.315, F.S.; providing that certain aggregate information containing trade secret information may be publicly disclosed by the department or the Office of Insurance Regulation, except under certain circumstances; amending s. 624.422, F.S., requiring insurers to file with the department certain contact information for service of process; amending s. 626.321, F.S.; providing that certain travel insurance licenses are subject to review by the department rather than by the office; revising persons who may be licensed to transact in travel insurance; specifying licensure and registration requirements for certain persons; defining the term "travel retailer"; specifying requirements for, restrictions on, and authorized acts by travel retailers and limited lines travel insurance producers; defining the term "offer and disseminate"; authorizing certain persons to sell, solicit, and negotiate travel insurance; amending ss. 627.062, 627.0651, and 627.410, F.S.; specifying that certain periods ending on a weekend or on certain holidays are extended until the conclusion of the next business day; amending s. 627.714, F.S.; revising criteria for assessing a residential condominium unit owner's loss assessment coverage; amending s. 627.7295, F.S.; decreasing the timeframe during which an insurer may not cancel a new policy or binder of motor vehicle insurance for nonpayment of premium, except under certain circumstances; creating ch. 647, F.S., entitled "Travel Insurance"; creating s. 647.01, F.S.; providing legislative purpose; providing applicability; creating s. 647.02, F.S.; defining terms; creating s. 647.03, F.S.; defining the terms "primary certificateholder" and "primary policyholder"; requiring travel insurers to pay the insurance premium tax on specified travel insurance premiums; providing construction; specifying requirements for travel insurers; creating s. 647.04, F.S.; providing that a travel protection plan may be offered for one price if it meets specified requirements; creating s. 647.05, F.S.; specifying sales practice requirements, prohibited sales practices, and authorized sales practices relating to travel insurance; specifying a policyholder's or certificateholder's right to cancel a travel protection plan for a full refund; defining the term "delivery"; specifying unfair insurance trade practices; providing construction; creating s. 647.06, F.S.; specifying qualifications for travel administrators; providing an exemption from certain licensure; providing that insurers are responsible for ensuring certain acts by travel administrators; creating s. 647.07, F.S.; specifying the classification for travel insurance for rate filing purposes; specifying authorized forms of travel insurance; providing applicability of certain provisions of the Rating Law; authorizing the development and provision of travel insurance programs on certain bases; creating s. 647.08, F.S.; requiring the department to adopt rules; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 1714, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Bradley-

SB 1714—A bill to be entitled An act relating to the sale of surplus state-owned office buildings and associated nonconservation lands; amending s. 215.196, F.S.; revising the purpose of the Architects Incidental Trust Fund; requiring funds relating to the sale of surplus state-owned office buildings and associated nonconservation lands to be used for certain purposes; amending s. 253.0341, F.S.; revising the entities that the Board of Trustees of the Internal Improvement Trust Fund must offer a lease to before offering certain surplus lands for sale to other specified entities; requiring an appraisal, comparable sales analysis, or broker's opinion of the surplus land's value to consider the highest and best use of the property; defining the term "highest and best use"; requiring funds from the sale of surplus state-owned office buildings and associated nonconservation lands to be deposited into the Architects Incidental Trust Fund; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1742, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Appropriations; and Senators Mayfield and Bean-

CS for SB 1742—A bill to be entitled An act relating to home medical equipment providers; amending s. 400.93, F.S.; exempting allopathic, osteopathic, and chiropractic physicians who sell or rent electrostimulation medical equipment and supplies in the course of their practice from certain licensure requirements; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 1794, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Rules; Judiciary; and Ethics and Elections; and Senator Hutson—

CS for CS for CS for SB 1794—A bill to be entitled An act relating to constitutional amendments; amending s. 15.21, F.S.; increasing the signature threshold at which the Secretary of State must transmit initiative petitions to the Attorney General for review; amending s. 16.061, F.S.; requiring the Attorney General to request the Supreme Court to address in an advisory opinion the facial validity of the proposed amendment under the United States Constitution; amending s. 100.371, F.S.; providing that a citizen may challenge in circuit court a petition circulator's registration with the Secretary

of State; authorizing the Division of Elections or a supervisor of elections to provide petition forms in a certain electronic format; revising the length of time that a signature on a petition form is valid; revising the timeframe within which the supervisor must verify petition forms; requiring payment of the actual cost of signature verification on petition forms; requiring the supervisor to promptly verify signatures on petition forms under specified conditions; revising the circumstances under which a petition form is deemed valid; requiring the supervisor to post the actual cost amount for petition verification on his or her website; authorizing the supervisor to increase the actual cost amount biennially; requiring the division to post actual cost data for each county on its website; requiring the division and each supervisor to review technological options available to reduce verification costs and to post certain information on signature verification on their websites; requiring the Secretary of State to submit a copy of an initiative petition to the Financial Impact Estimating Conference; revising requirements for the Financial Impact Estimating Conference's analysis of a proposed initiative's economic impact; requiring certain ballot language based on the findings of the Financial Impact Estimating Conference; amending s. 101.161, F.S.; requiring that ballots containing constitutional amendments proposed by initiative include certain disclosures and statements, in a specified order; amending s. 101.171, F.S.; revising requirements regarding the availability of copies of constitutional amendments at polling locations; providing for applicability; providing for severability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 1876, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Rules; Innovation, Industry, and Technology; and Agriculture; and Senators Montford and Gibson—

CS for CS for CS for SB 1876—A bill to be entitled An act relating to the state hemp program; amending s. 500.03, F.S.; revising the definition of the term "food" to include hemp extract for purposes of the Florida Food Safety Act; amending s. 500.12, F.S.; providing that a person operating a minor food outlet that sells hemp extract is not exempt from certain food permit requirements; amending s. 581.217, F.S.; redefining the term "hemp extract"; directing the Department of Agriculture and Consumer Services, in consultation with the Administration Commission, to submit an amended plan for the state program to the United States Secretary of Agriculture under certain circumstances; providing that hemp extract that does not meet certain requirements will be considered adulterated or misbranded; prohibiting the sale of certain hemp extract products to individuals under a specified age; revising the contents of the department's required monthly report to the United States Secretary of Agriculture; authorizing the department to contract with entities to provide certain collection, testing, and disposal services; requiring samples to be taken within a specified timeframe before the anticipated harvest; providing that the Industrial Hemp Advisory Council is the sole advisory body to provide information, advice, and expertise regarding the program to the department; prohibiting the creation of other advisory bodies for such purpose; providing terms for advisory council members and the council chair; providing requirements for filling advisory council vacancies; directing the department to submit a report that provides recommendations for program fees to the Legislature by a specified date; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 2506, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Appropriations—

SB 2506—A bill to be entitled An act relating to the Correctional Medical Authority; transferring the State of Florida Correctional Medical Authority from the Executive Office of the Governor to the Department of Health by a type two transfer; amending s. 945.602, F.S.; conforming provisions to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 7012, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Children, Families, and Elder Affairs; and Senator Rouson—

CS for SB 7012—A bill to be entitled An act relating to mental health and substance abuse; amending s. 14.2019, F.S.; providing additional duties for the Statewide Office for Suicide Prevention; establishing the First Responders Suicide Deterrence Task Force adjunct to the office; specifying the task force's purpose; providing for the composition and the duties of the task force; requiring the task force to submit reports to the Governor and the Legislature on an annual basis; providing for future repeal; amending s. 14.20195, F.S.; providing additional duties for the Suicide Prevention Coordinating Council; revising the composition of the council; amending s. 334.044, F.S.; requiring the Department of Transportation to work with the office in developing a plan relating to evidence-based suicide deterrents in certain locations; amending s. 394.455, F.S.; defining the term "coordinated specialty care program"; revising the definition of the term "mental illness"; amending s. 394.4573, F.S.; revising the requirements for the annual state behavioral health services assessment; revising the essential elements of a coordinated system of care; amending s. 394.463, F.S.; requiring that certain information be provided to the guardian or representative of a minor patient released from involuntary examination; amending s. 394.658, F.S.; revising the application criteria for the Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program to include support for coordinated specialty care programs; amending s. 394.67, F.S.; defining the term "coordinated specialty care program"; amending s. 397.311, F.S.; redefining the term "medication-assisted treatment opiate addiction" as "medication-assisted treatment for opioid use disorders"; amending s. 397.321, F.S.; deleting a provision requiring the Department of Children and Families to develop a certification process by rule for community substance abuse prevention coalitions; amending s. 397.4012, F.S.; revising applicability for certain licensure exemptions; creating s. 456.0342, F.S.; providing applicability; requiring specified persons to complete certain suicide prevention education courses by a specified date; requiring certain boards to include the hours for such courses in the total hours of continuing education required for the profession; creating s. 786.1516, F.S.; defining the terms "emergency care" and "suicide emergency"; providing that persons providing certain emergency care are not liable for civil damages or penalties under certain circumstances; amending s. 916.106, F.S.; revising the definition of the term "mental illness"; amending ss. 916.13 and 916.15, F.S.; requiring the department to request a defendant's medical information from a jail within a certain timeframe after receiving a commitment order and other required documentation; requiring the jail to provide such information within a certain timeframe; requiring the continued administration of psychotropic medication to a defendant if he or she is receiving such medication at a mental health facility at the time that he or she is discharged and transferred to the jail; providing an exception; requiring the jail and department physicians to collaborate on a defendant's medication changes for certain purposes; specifying that the jail physician has the final authority regarding the administering of medication to an inmate; amending ss. 1002.33 and 1012.583, F.S.; requiring charter schools and public schools, respectively, to incorporate certain training on suicide prevention in continuing education and inservice training requirements; providing that such schools must require all instructional personnel to participate in the training; requiring such schools to have a specified minimum number of staff members who are certified or deemed competent in the use of suicide screening instruments; requiring such schools to have a policy for such instruments; requiring such schools to report certain compliance to the Department of Education; conforming provisions to changes made by the act; amending ss. 39.407, 394.495, 394.496, 394.674, 394.74, 394.9085, 409.972, 464.012, and 744.2007, F.S.; conforming crossreferences; requiring the Office of Program Policy Analysis and Government Accountability to perform a review of certain programs and efforts relating to suicide prevention programs in other states and make certain recommendations; requiring the office to submit a report to the Legislature by a specified date; providing an appropriation; authorizing positions; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 7018, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Appropriations; and Infrastructure and Security-

CS for SB 7018—A bill to be entitled An act relating to essential state infrastructure; amending s. 337.401, F.S.; specifying permit application timeframes required for the installation, location, or relocation of utilities within rights-of-way; creating s. 338.236, F.S.; authorizing the Department of Transportation to plan, design, and construct staging areas as part of the turnpike system for the intended purpose of staging supplies for prompt provision of assistance to the public in a declared state of emergency; requiring the department, in consultation with the Division of Emergency Management, to select sites for such areas; providing factors to be considered by the department and division in selecting sites; requiring the department to give priority consideration to placement of such staging areas in specified counties; authorizing the department to acquire property necessary for such staging areas; authorizing the department to authorize certain other uses of staging areas; requiring staging area projects to be included in the department's work program; creating s. 339.287, F.S.; providing legislative findings; requiring the department to coordinate, develop, and recommend a master plan for the development of electric vehicle charging station infrastructure along the State Highway System; requiring the department to submit the plan to the Governor and the Legislature by a specified date; providing responsibilities for the department and the Public Service Commission, in consultation with specified entities, in developing the plan; providing the goals and objectives of the plan; requiring the commission, in consultation with specified entities, to review certain emerging technologies;

authorizing the department, commission, and the Office of Energy within the Department of Agriculture and Consumer Services to explore other issues as necessary and appropriate; requiring the department to file a status report with the Governor and the Legislature by a specified date containing any preliminary recommendations, including recommendations for legislation; amending s. 704.06, F.S.; providing construction relating to the rights of an owner of land that has been traditionally used for agriculture and is subject to a conservation easement; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

Votes After Roll Call

[Date(s) of Vote(s) and Sequence Number(s)]

Rep. Ausley:

Yeas-March 4: 529

Rep. Bush:

Nays-March 5: 554, 555, 556, 557

Rep. Davis:

Yeas-March 6: 564

Rep. Jacquet:

Yeas—February 26: 505, 506, 507, 508, 511, 513; March 4: 532, 533

Rep. Joseph:

Yeas-March 6: 564, 574

Rep. Slosberg:

Yeas-February 20: 479

Rep. Thompson:

Yeas-March 4: 519

Rep. Zika:

Yeas-March 4: 551; March 6: 565, 566

Cosponsors

HB 161—Joseph

CS/CS/HB 185-Brannan, Roth

CS/HB 199-Brown, Driskell, Grall, C. Watson, Williams

CS/HB 401—Goff-Marcil, Gottlieb, Pritchett, Roth

CS/HB 519—Eagle, A. M. Rodriguez, Sabatini

HB 533—Toledo

CS/CS/HB 537—Fitzenhagen

HB 543—Webb

CS/HB 559-Roth

CS/CS/HB 573—C. Watson, Webb

HB 575—Plakon

CS/CS/HB 607-Magar, Roth

CS/HB 675—Slosberg

CS/HB 687—Driskell

CS/CS/HB 763—Toledo

CS/CS/HB 767-Roth

CS/CS/HB 813—Brown, Perez

CS/CS/HB 971—Fischer

CS/HB 1005—Driskell, Joseph, Slosberg

CS/CS/CS/HB 1013—Donalds, Duran, Zika

CS/HB 1049—Zika

CS/HB 1059—Altman, Eagle

HB 1073—Webb

CS/HB 1085—Altman, Donalds, Eagle

HB 1135—Bell

CS/CS/HB 1213—DiCeglie, Eagle, Fitzenhagen, Geller, Plakon, Raschein, A. M. Rodriguez, Roth, Sprowls, Toledo, Webb, Zika

HB 1231—Caruso

CS/CS/HB 1255—Eskamani

CS/HB 1343—Eagle, Roth, Toledo

HB 1387—Andrade

CS/CS/CS/HB 1391—Fischer, Roth

CS/CS/HB 1393—Sirois

HB 2347—Joseph

HB 2737—Joseph

HB 2785—Ausley

HB 3661—McGhee

HB 3793—McGhee

HB 4013-McGhee

HB 4051—McGhee

HB 4123—Polsky

HB 4125—Driskell

HB 4141—Driskell

HB 6051—Driskell

CS/HB 6507-Valdés

CS/CS/HB 7037—Eagle, Roth

CS/CS/HB 7079—A. M. Rodriguez

HJR 7093—Beltran, Donalds, Eagle

Excused

Rep. Jacobs after 2:00 p.m.

The following Conference Committee Managers were excused in order to conduct business with their Senate counterparts: Conference Committee on HB 5001, HB 5003, and HB 5005 to serve with Rep. Cummings, Chair; Managers-At-Large: Reps. Avila, Diamond, Eagle, Fitzenhagen, Jenne, La Rosa, McGhee, R. Rodrigues, Santiago, Sprowls, Stark, Stone, and Sullivan; House Agriculture and Natural Resources/Senate Agriculture, Environment, and General Government-Rep. Raschein, Chair; Reps. Altman, Brannan, Clemons, Jacobs, McClure, Omphroy, Perez, Polsky, Roth, Sirois, and C. Watson; House Government Operations and Technology/Senate Agriculture, Environment, and General Government-Rep. Williamson, Chair; Reps. Andrade, Antone, Brown, J. Cortes, Daniels, DiCeglie, Duggan, Grall, LaMarca, Sabatini, and Toledo; House Health Care/Senate Health and Human Services-Rep. Magar, Chair; Reps. Ausley, Burton, Duran, Fischer, J. Grant, M. Grant, Grieco, S. Jones, Pigman, Roach, A. M. Rodriguez, Rommel, and Stevenson; House Higher Education/Senate Education—Rep. Fine, Chair; Reps. Alexander, Buchanan, Caruso, Driskell, Joseph, Maggard, Mariano, Newton, Overdorf, Ponder, Robinson, and C. Smith; House Justice/ Senate Criminal and Civil Justice—Rep. Yarborough, Chair; Reps. Beltran, Byrd, Fernandez-Barquin, Gottlieb, Gregory, Payne, Plakon, Pritchett, Renner, Silvers and Slosberg; House Pre K-12/Senate Education—Rep. Latvala, Chair; Reps. Aloupis, Bush, Davis, Donalds, Hage, Killebrew, Massullo, McClain, Tomkow, Valdés, Williams, and Zika; House Transportation and Tourism/Senate Transportation, Tourism and Economic Development—Rep. Trumbull, Chair; Reps. Drake, Daley, DuBose, Fetterhoff, Geller, Ingoglia, Leek, Plasencia, A. Rodriguez, D. Smith, and B. Watson.

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 10:50 p.m., to reconvene at 10:30 a.m., Tuesday, March 10, 2020, or upon call of the Chair

Pages and Messengers for the week of March 9-13, 2020

Pages—Charles W. Allen, Palm Harbor; Maxwell D. Brantley, Gulf Breeze; Ava Medina Caldwell, Fort Myers; Ruby Quinn Casey, New Smyrna Beach; Carlo D. DiCeglie, Indian Rocks Beach; Emma Cate Duggar, Tallahassee; Thomas W. Duggar, Tallahassee; Eric J. Eikenberg, Palmetto Bay; Rebecca A. Eikenberg, Palmetto Bay; Madeline A. Forslund, Tallahassee; Collin A. Gaddy, Panama City; Fisher D. Kariher, Gulf Breeze; Lillian G. Maxwell, Okeechobee; Reagan E. Mullins, Tarpon Springs; Anderson A. Parker, Navarre; Campbell J. Pridgeon, Tallahassee; Madelynn G. Richter, Bristol; Hannah C. Seibert, Apollo Beach; Eralba I. Selfollari, Naples.

Messengers—Joseph F. Anzalone, Crawfordville; Myla N. Braswell, Jacksonville; Livia G. DiCeglie, Indian Rocks Beach; John P. M. Eliancy, North Miami Beach; Quinlan B. Fleitz, Temple Terrace; Rykley L. Galinsky, Jacksonville; Jackson L. Gambrell, Pace; Jacob Scott Helle, Alachua; Elijah J. Hooks, Chipley; Patrick A. Hutson, Temple Terrace; Anna R. Marcil, Maitland; Alexander G. Maxwell, Okeechobee; Claire G. Nunnally, Tallahassee; Staci M. Oxley, Middleburg; David S. Perry, Moore Haven; Joe C. Perry, Moore Haven; Hayley E. Seibert, Apollo Beach; Maya Tang, Tallahassee; Irelyn G. Thomson, Pensacola.

CHAMBER ACTIONS ON BILLS

Monday, March 9, 2020

CS/CS/HB	23 — Temporarily postponed, on 3rd Reading; Laid on Table	CS/HB	467 — Read 3rd time; CS passed as amended; YEAS 119, NAYS 0
SB	28 — Read 2nd time; Placed on 3rd reading	НВ	485 — Laid on Table
CS/CS/HB	59 — Temporarily postponed, on 3rd Reading	CS/CS/HB	495 — Laid on Table
CS for CS for SB	70 — Read 2nd time; Amendment 886033 adopted; Read 3rd time; CS passed as amended; YEAS	CS/HB	519 — Read 3rd time; CS passed as amended; YEAS 83, NAYS 36
CG C GD	119, NAYS 0	CS/HB	529 — Temporarily postponed, on 3rd Reading
CS for SB	100 — Temporarily postponed, on 2nd Reading	CS/HB	549 — Read 3rd time; CS passed; YEAS 117, NAYS 0
HB	113 — Laid on Table	CS/HB	559 — Read 3rd time; CS passed; YEAS 116, NAYS 2
CS for CS for SB	124 — Read 2nd time; Placed on 3rd reading	CS/HB	563 — Temporarily postponed, on 3rd Reading
HB	163 — Read 3rd time; Passed; YEAS 118, NAYS 0	CS/CS/HB	569 — Read 3rd time; CS passed as amended; YEAS 117, NAYS 0
НВ	167 — Laid on Table	GG (GG (TTP	,
SB	172 — Read 2nd time; Placed on 3rd reading	CS/CS/HB	573 — Temporarily postponed, on 3rd Reading
CS/CS/HB	185 — Laid on Table	CS for CS for SB	580 — Read 2nd time; Placed on 3rd reading
CS/HB	199 — Read 3rd time; CS passed; YEAS 119, NAYS 0	НВ	593 — Laid on Table
CS/CS/CS/HB	209 — Laid on Table	CS/CS/CS/HB	623 — Read 3rd time; Amendment 574141 adopted; CS passed as amended; YEAS 115, NAYS 0
CS for SB	226 — Read 2nd time; Placed on 3rd reading	CS/CS/HB	625 — Temporarily postponed, on 3rd Reading
CS/CS/HB	241 — Temporarily postponed, on 3rd Reading	НВ	641 — Read 3rd time; Passed as amended; YEAS 119,
CS/CS/HB	253 — Laid on Table		NAYS 0
CS/HB	255 — Temporarily postponed, on 3rd Reading	CS for CS for CS for SB	662 — Read 2nd time; Placed on 3rd reading
CS/CS/HB	279 — Read 3rd time; CS passed as amended; YEAS 114, NAYS 1	CS/HB	675 — Temporarily postponed, on 3rd Reading
SB	294 — Read 2nd time; Placed on 3rd reading	CS for CS for CS for SB	680 — Read 2nd time; Amendment 086459 adopted; Amendment 653561 adopted; Read 3rd time; CS passed as amended; YEAS 119, NAYS 1
CS/HB	345 — Laid on Table	CC/HD	•
CS/HB	349 — Laid on Table	CS/HB	681 — Laid on Table
CS for SB	368 — Temporarily postponed, on 2nd Reading	CS/HB	687 — Read 3rd time; CS passed; YEAS 117, NAYS 0
HJR	369 — Read 3rd time; Passed; YEAS 118, NAYS 0	CS/CS/CS/HB	689 — Read 3rd time; Amendment 288565 adopted; Amendment 132627 adopted; CS passed as
НВ	371 — Read 3rd time; Passed; YEAS 118, NAYS 0		amended; YEAS 117, NAYS 1
CS/CS/CS/HB	395 — Read 3rd time; CS passed as amended; YEAS	CS/CS/HB	715 — Read 3rd time; CS passed; YEAS 118, NAYS 0
	118, NAYS 0	SB	716 — Read 2nd time; Placed on 3rd reading
SB	400 — Read 2nd time; Amendment 641173 adopted; Placed on 3rd reading	CS/CS/HB	731 — Read 3rd time; Amendment 138983 adopted; CS passed as amended; YEAS 90, NAYS 20
CS/HB	401 — Laid on Table	CS/CS/HB	733 — Read 3rd time; CS passed; YEAS 115, NAYS 0
CS for SB	434 — Read 2nd time; Placed on 3rd reading	CS/CS/HB	745 — Laid on Table
CS/CS/HB	445 — Laid on Table	CS/CS/HB	767 — Read 3rd time; CS passed; YEAS 119, NAYS 0

CS/HB	783 — Read 3rd time; CS passed; YEAS 114, NAYS 0	CS/CS/HB	1111 — Temporarily postponed, on 3rd Reading
CS/CS/HB	787 — Read 3rd time; CS passed as amended; YEAS 117, NAYS 0	CS/CS/HB	1143 — Read 3rd time; CS passed as amended; YEAS 116, NAYS 0
CS/CS/HB	789 — Read 3rd time; CS passed; YEAS 118, NAYS 0	CS/HB	1187 — Read 3rd time; CS passed; YEAS 117, NAYS 0
CS/CS/HB	821 — Read 3rd time; CS passed; YEAS 117, NAYS 0	CS/HB	1193 — Read 3rd time; Amendment 060661 adopted; CS passed as amended; YEAS 88, NAYS 25
SB	828 — Read 2nd time; Placed on 3rd reading	CS/CS/HB	1213 — Read 3rd time; Amendment 573623 adopted; CS
SB	830 — Read 2nd time; Placed on 3rd reading		passed as amended; YEAS 117, NAYS 0
HB	833 — Read 3rd time; Passed; YEAS 114, NAYS 0	НВ	1231 — Temporarily postponed, on 3rd Reading
CS/HB	835 — Temporarily postponed, on 3rd Reading	CS/HB	1257 — Read 3rd time; Amendment 760695 adopted; CS passed as amended; YEAS 115, NAYS 0
CS for SB	838 — Read 2nd time; Amendment 556959 adopted; Amendment 145281 adopted; Placed on 3rd reading	CS/CS/HB	1259 — Temporarily postponed, on 3rd Reading
НВ	855 — Temporarily postponed, on 3rd Reading	CS for CS for SB	1286 — Read 2nd time; Placed on 3rd reading
НВ	887 — Laid on Table	CS/HB	1335 — Read 3rd time; CS passed as amended; YEAS 114, NAYS 0
CS/CS/HB	921 — Read 3rd time; Amendment 617843 adopted; CS passed as amended; YEAS 118, NAYS 0	CS/CS/CS/HB	1339 — Read 3rd time; Amendment 023483 adopted; CS passed as amended; YEAS 119, NAYS 0
SB	936 — Read 2nd time; Placed on 3rd reading	SB	1362 — Read 2nd time; Placed on 3rd reading
CS/HB	941 — Read 3rd time; CS passed as amended; YEAS 116, NAYS 0	CS/CS/CS/HB	1371 — Read 3rd time; Amendment 171317 adopted; CS passed as amended; YEAS 118, NAYS 1
НВ	957 — Laid on Table	CS/CS/CS/HB	1391 — Read 3rd time; CS passed as amended; YEAS
CS/CS/HB	967 — Read 3rd time; CS passed; YEAS 115, NAYS 0		118, NAYS 0
CS/CS/HB	971 — Read 3rd time; CS passed; YEAS 118, NAYS 0	CS/CS/HB	1393 — Read 3rd time; CS passed as amended; YEAS 117, NAYS 0
CS/CS/HB	977 — Read 3rd time; CS passed; YEAS 117, NAYS 0	CS/HB	1409 — Read 3rd time; CS passed; YEAS 118, NAYS 0
CS/HB	1005 — Read 3rd time; CS passed; YEAS 118, NAYS 0	НВ	1465 — Read 3rd time; Passed as amended; YEAS 118,
CS/CS/CS/HB	1013 — Read 3rd time; CS passed as amended; YEAS 119, NAYS 0		NAYS 0
CS/CS/HB	1039 — Read 3rd time; CS passed as amended; YEAS	НВ	6033 — Laid on Table
	117, NAYS 0	CS/CS/HB	6501 — Read 3rd time; CS passed as amended; YEAS 116, NAYS 0
CS/HB	1049 — Read 3rd time; CS passed; YEAS 118, NAYS 0	CS/HB	6507 — Laid on Table
CS for SB	1056 — Read 2nd time; Placed on 3rd reading	SB	7004 — Read 2nd time; Placed on 3rd reading
CS/HB	1059 — Read 3rd time; CS passed as amended; YEAS 77, NAYS 41	НВ	7007 — Laid on Table
CS/CS/HB	1061 — Read 3rd time; CS passed; YEAS 117, NAYS 1	НВ	7019 — Read 3rd time; Passed; YEAS 117, NAYS 0
CS/HB	1083 — Temporarily postponed, on 3rd Reading	CS/CS/HB	7037 — Temporarily postponed, on 3rd Reading
SB	1084 — Read 2nd time; Placed on 3rd reading	CS/HB	7045 — Read 3rd time; CS passed as amended; YEAS 118, NAYS 0
CS/HB	1085 — Read 3rd time; CS passed; YEAS 120, NAYS 0	CS/CS/HB	7063 — Temporarily postponed, on 3rd Reading
CS/HB	1089 — Read 3rd time; CS passed; YEAS 118, NAYS 0	CS/HB	7067 — Read 3rd time; CS passed as amended; YEAS
CS/CS/HB	1095 — Read 3rd time; CS passed as amended; YEAS		81, NAYS 39
CS/CS/HB	118, NAYS 0 1105 — Read 3rd time; Amendment 957847 adopted; CS passed as amended; YEAS 118, NAYS 0	CS/HB	7077 — Temporarily postponed, on 3rd Reading

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CS/CS/HB
7079 — Read 3rd time; CS passed as amended; YEAS HB
105, NAYS 11

HB
7085 — Read 3rd time; Passed as amended; YEAS 116, NAYS 1

HJR
7093 — Read 3rd time; Passed as amended; YEAS 73, NAYS 45

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CS for CS for SB 124	CS for SB 738
CS for CS for CS for SB 140	CS/CS/HB 763
CS for CS for SB 156	CS/CS/HB 767
HB 161	CS/HB 783
HB 163	CS/CS/HB 787
SB 172	CS/CS/HB 789
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CS/CS/HB 185	CS/CS/HB 813
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CS for SB 218	SB 828
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